Kegister State Washington

DECEMBER 19, 1984

OLYMPIA, WASHINGTON

ISSUE 84-24



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(Subject/Agency index at back of issue) This issue contains documents officially filed not later than December 5, 1984

CITATION

Cite all material in the Washington State Register by its issue number and sequence within that issue, preceded by the acronym WSR. Example: The 37th item in the August 5, 1981, Register would be cited as WSR 81-15-037.

PUBLIC INSPECTION OF DOCUMENTS

A copy of each document filed with the code reviser's office, pursuant to chapter 28B.19 or 34.04 RCW, is available for public inspection during normal office hours. The code reviser's office is located on the ground floor of the Legislative Building in Olympia. Office hours are from 8 a.m. to noon and from 1 p.m. to 5 p.m. Monday through Friday, except legal holidays. Telephone inquiries concerning material in the Register or the Washington Administrative Code (WAC) may be made by calling (206) 753-7470 (SCAN 234-7470).

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All documents appearing in the Washington State Register are prepared and printed at public expense. There are no restrictions on the republication of official documents appearing in the Washington State Register. All news services are especially encouraged to give wide publicity to all documents printed in the Washington State Register.

CERTIFICATE

Pursuant to RCW 34.08.040, the publication of rules or other information in this issue of the Washington State Register is hereby certified to be a true and correct copy of such rules or other information, except that headings of public meeting notices have been edited for uniformity of style.

DENNIS W. COOPER Code Reviser

WASHINGTON STATE REGISTER

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The Washington State Register is an official publication of the state of Washington. It contains proposed, emergency, and permanently adopted administrative rules, as well as other documents filed with the code reviser's office pursuant to RCW 34.08.020 and 42.30.075. Publication of any material in the Washington State Register is deemed to be official notice of such information.

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Code Reviser

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Chief Assistant Code Reviser

STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

Documents are arranged within each issue of the Register according to the order in which they are filed in the code reviser's office during the pertinent filing period. The three part number in the heading distinctively identifies each document, and the last part of the number indicates the filing sequence within an issue's material.

2. PROPOSED, ADOPTED, AND EMERGENCY RULES OF STATE AGENCIES AND INSTITUTIONS OF HIGHER EDUCATION

The three types of rule-making actions taken under the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW) may be distinguished by the size and style of type in which they appear.

- (a) Proposed rules are those rules pending permanent adoption by an agency and set forth in eight point type.
- (b) Adopted rules have been permanently adopted and are set forth in ten point type.
- (c) Emergency rules have been adopted on an emergency basis and are set forth in ten point oblique type.

3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATTER

RCW 34.04.058 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:

- (a) In amendatory sections
 - (i) underlined matter is new matter;
 - (ii) deleted matter is ((lined out and bracketed between double parentheses));
- (b) Complete new sections are prefaced by the heading <u>NEW SECTION</u>;
- (c) The repeal of an entire section is shown by listing its WAC section number and caption under the heading REPEALER.

4. EXECUTIVE ORDERS, COURT RULES, NOTICES OF PUBLIC MEETINGS

Material contained in the Register other than rule-making actions taken under the APA or the HEAPA does not necessarily conform to the style and format conventions described above. The headings of these other types of material have been edited for uniformity of style; otherwise the items are shown as nearly as possible in the form submitted to the code reviser's office.

5. EFFECTIVE DATE OF RULES

- (a) Permanently adopted agency rules take effect thirty days after the rules and the agency order adopting them are filed with the code reviser. This effective date may be delayed, but not advanced, and a delayed effective date will be noted in the promulgation statement preceding the text of the rule.
- (b) Emergency rules take effect upon filing with the code reviser and remain effective for a maximum of ninety days from that date.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

6. EDITORIAL CORRECTIONS

Material inserted by the code reviser for purposes of clarification or correction or to show the source or history of a document is enclosed in brackets [].

7. INDEX AND TABLES

A combined subject matter and agency index and a table of WAC sections affected may be found at the end of each issue.

1984 – 1985 Dates for register closing, distribution, and first agency action

Issue No.	Closi	ng Dates ¹		tribution Date	First Agency Action Date ³
		to 29 p. 10	TS ² or p. max. on-OTS		
For					For hearing/adoption
Inclusion in—	File no	later than—	day	s from—	on or after
85–01	Nov 21	Dec 5	Dec 19, 1984	Jan 2, 1985	Jan 22
85–02	Dec 5	Dec 19, 1984	Jan 2, 1985	Jan 16	Feb 5
85-03	Dec 26, 1984	Jan 9, 1985	Jan 23	Feb 6	Feb 26
85-04	Jan 9	Jan 23	Feb 6	Feb 20	Mar 12
8505	Jan 23	Feb 6	Feb 20	Mar 6	Mar 26
85–06	Feb 6	Feb 20	Mar 6	Mar 20	Apr 9
85-07	Feb 20	Mar 6	Mar 20	Apr 3	Apr 23
85–08	Mar 6	Mar 20	Apr 3	Apr 17	May 7
85–09	Mar 20	Apr 3	Apr 17	May 1	May 21
85-10	Apr 3	Apr 17	May 1	May 15	Jun 4
85-11	Apr 24	May 8	May 22	Jun 5	Jun 25
85-12	May 8	May 22	Jun 5	Jun 19	Jul 9
85–13	May 22	Jun 5	Jun 19	Jul 3	Jul 23
85-14	Jun 5	Jun 19	Jul 3	Jul 17	Aug 6
85-15	Jun 26	Jul 10	Jul 24	Aug 7	Aug 27
85–16	Jul 10	Jul 24	Aug 7	Aug 21	Sep 10

¹All documents are due at the code reviser's office by 5:00 p.m. on the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-12-035 or 1-13-035.

STATEMENT OF OWNERSHIP, MANAGEMENT, AND CIRCULATION (Required by 39 U.S.C. 3685)

The WASHINGTON STATE REGISTER (ISSN 0164-6389), is published twice each month by the Statute Law Committee, Office of the Code Reviser, Legislative Building, Olympia, Washington 98504. The filing date of this report was October 2, 1984. The 1984 annual subscription price is \$125 for 24 issues. The general business offices of the publisher are located in the Legislative Building, Olympia, Washington 98504.

The editor is Susan J. Brooks, Code Reviser's Office, Legislative Building, Olympia, Washington 98504. There is no managing editor.

The owner is the Statute Law Committee, State of Washington, Legislative Building, Olympia, Washington 98504.

There are no known bondholders, mortgagees, or other security holders. The extent and nature of the circulation is as follows:

	Average no. copies each issue during preceding 12 mos.	Actual no. copies of single issue published nearest to filing date
Total no. copies printed	800	800
Paid circulation		
Sales through dealers & carriers, street vendors, & counter sales	57	61
Mail subscriptions	341	370
Total paid circulation	398	431
Free distribution by mail, carrier, or other means; samples,		
complimentary, and other free copies	208	211
Total distribution	606	642
Copies not distributed		
Office use, left over, unaccounted, spoiled after printing	194	158
Returns from news agents	0	0
Total	800	800

I certify that the statements made by me are correct and complete.

Kerry Radcliff Assistant Editor

²A filing of any length will be accepted on the closing dates of this column if it has been prepared by the order typing service (OTS) of the code reviser's office; see WAC 1-12-220 or 1-13-240. Agency-typed material is subject to a ten page limit for these dates; longer agency-typed material is subject to the earlier non-OTS dates.

³"No proceeding may be held on any rule until twenty days have passed from the distribution date of the Register in which notice thereof was contained." RCW 28B.19.030(4) and 34.04.025(4). These dates represent the twentieth day after the distribution date of the applicable Register.

WSR 84-24-001 ATTORNEY GENERAL OPINION Cite as: AGO 1984 No. 27

[November 16, 1984]

COUNTIES—CITIES AND TOWNS—FIREARMS—POLICE POWER—REGULATION OF FIREARMS POSSESSION BY PERSONS UNDER THE INFLUENCE OF ALCOHOL OR OTHER DRUGS

- (1) The validity of a local ordinance making it either a criminal or civil offense to be in possession of a firearm while under the influence of alcohol or other drugs will not turn on RCW 9.41.290, in the sense that such a local ordinance is, or is not, thereby statutorily preempted; instead, it will depend upon the effect which a particular ordinance has on constitutionally-protected rights.
- (2) A local ordinance providing for the mandatory forfeiture of a firearm in the possession of one who is intoxicated would be within the purview of RCW 9.41.290 and, therefore, would be required to be consistent with its state statutory counterpart (RCW 9.41.098) in order to be legally effective.

Requested by:

Honorable Al Williams State Senator, 32nd District 4801 Fremont North Seattle, Washington 98103

WSR 84-24-002 PROPOSED RULES DEPARTMENT OF AGRICULTURE

[Filed November 26, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning horticulture inspection fees, chapter 16-400 WAC.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 27, 1984.

The authority under which these rules are proposed is chapter 15.17 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 12, 1984.

This notice is connected to and continues the matter in Notice No. WSR 84-20-096 filed with the code reviser's office on October 3, 1984.

Dated: November 26, 1984

By: Michael V. Schwisow

Deputy Director

WSR 84-24-003 NOTICE OF PUBLIC MEETINGS WASHINGTON STATE UNIVERSITY

[Memorandum-November 15, 1984]

On October 4, 1984, the board of regents of Washington State University set a schedule for their meetings in 1985. Listed below are the dates, places, and times for these meetings:

January 18, 1985	Wilson Compton Union Building
	Pullman, 8:00 a.m.
February 22, 1985	Wilson Compton Union Building
	Pullman, 8:00 a.m.
March 29, 1985	Wilson Compton Union Building
	Pullman, 8:00 a.m.
May 11, 1985	Wilson Compton Union Building
	Pullman, 8:00 a.m.
June 28, 1985	Wilson Compton Union Building
	Pullman, 8:00 a.m.
August 2, 1985	Tree Fruit Research Center
	Wenatchee, 8:00 a.m.
September 6, 1985	Wilson Compton Union Building
	Pullman, 8:00 a.m.
October 4, 1985	Spokane, at a place to be
	determined, 8:00 a.m.
November 22, 1985	Seattle, at a place to be
	determined, 8:00 a.m.

WSR 84-24-004 NOTICE OF PUBLIC MEETINGS HUMAN RIGHTS COMMISSION

[Memorandum—November 16, 1984]

The State Human Rights Commission, at its regular commission meeting on November 15, 1984, voted to hold a conference telephone call to discuss the selection of a consultant for their proposed study. The call will be held on November 19, 1984, at 10:00 a.m. originating in the Olympia office of the State Human Rights Commission.

WSR 84-24-005 NOTICE OF PUBLIC MEETINGS HUMAN RIGHTS COMMISSION

[Memorandum-November 19, 1984]

The State Human Rights Commission, at its special commission meeting conference call on November 19, 1984, at 10:00 a.m., voted to hold a special commission meeting on November 29, 1984, beginning at 6:00 p.m., to interview for the position of consultant for the proposed commission study. The meeting will be held at the State Human Rights Commission Office, Fourth Floor Conference Room, 1601 Second Avenue Building, Seattle, Washington 98101.

WSR 84-24-006 **EMERGENCY RULES** THE EVERGREEN STATE COLLEGE

[Order 84-4-Filed November 26, 1984]

Be it resolved by the board of trustees of The Evergreen State College, acting at Olympia, Washington, that it does adopt the annexed rules relating to parking policy, WAC 174-116-040.

We, the Administration/Trustees of The Evergreen State College, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is it has become apparent that the extension of the enforcement hours for parking is having a serious financial impact on the campus recreation center and on the leisure education program. This emergency rule is to authorize parking enforcement only to 5:00 p.m. Monday through Friday.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rulemaking authority of [The Evergreen State College] as authorized in RCW 28B.40.120(11).

The undersigned hereby declares that the institution has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 20, 1984.

By Richard N. Schwartz Acting President

The change in WAC 174-116-040 is as follows:

AMENDATORY SECTION (Amending Order 84-2, Resolution Motion 84–28, filed June 19, 1984)

WAC 174-116-040 **PARKING** PERMITS— GENERAL INFORMATION. (1) Parking permits are issued by the Security and Parking Office following application and the payment of the appropriate fees. All privately-owned motor vehicles parked or left standing unattended on college property are required to display a currently valid Evergreen parking permit during the hours of 7:00 a.m. to ((7:00 p.m.)) 5:00 p.m., Monday through Friday, and at such other times as the college may designate. (2) Fees for parking permits are as follows:

	<u>Automobile</u>	<u>Motorcycle</u>		
Quarterly	22.00	11.00		
Annual	54.00	27.00		
Daily	. 75	.75		

Reviser's note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 84-24-007 **EMERGENCY RULES DEPARTMENT OF FISHERIES**

[Order 84-200-Filed November 26, 1984]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of coho salmon are available.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 26, 1984. By Russell W. Cahill for William R. Wilkerson

Director

NEW SECTION

WAC 220-36-021000 GRAYS HARBOR GILL NET SEASONS. Notwithstanding the provisions of WAC 220-36-021, WAC 220-36-022, and WAC 220-36-024, it is unlawful to fish for or possess salmon taken for commercial purposes from any Grays Harbor Salmon Management and Catch Reporting Area, except as provided for in this section:

Areas 2A, 2C, and that portion of Area 2D east of a line projected true north-south through Grays Harbor North Channel Marker 35 - Open 6:00 a.m. to 6:00 p.m. November 29, 1984, to gill net gear with a seven and one-half minimum mesh restriction.

REPEALER

The following section of the Washington Administrative Code is repealed effective November 29, 1984:

WAC 220-36-02500L CHEHALIS RIVER. (84-190)

WSR 84-24-008 NOTICE OF PUBLIC MEETINGS **INTERAGENCY COMMITTEE** FOR OUTDOOR RECREATION

[Memorandum—November 26, 1984]

At its November 13, 1984, meeting, the Interagency Committee for Outdoor Recreation approved the following meeting dates and sites for calendar year 1985:

March 28-29 July 25-26 November 7-8

Olympia Regular meeting Yakima Regular meeting Olympia Grant-in-aid funding session and regular meeting (local agencies and off-road vehicle projects funding consideration)

WSR 84-24-009 NOTICE OF PUBLIC MEETINGS **HUMAN RIGHTS COMMISSION**

[Memorandum-November 26, 1984]

The State Human Rights Commission, at its regular commission meeting on November 15, 1984, decided to hold a meeting with Senator George Fleming to discuss possible legislation, which might affect the State Human Rights Commission, in the 1985 legislative session. The meeting will be held at the Madison Hotel, Maxwell's, 515 Madison Street, Seattle, Washington. It will begin at 12:00 p.m.

WSR 84-24-010 **EMERGENCY RULES** DEPARTMENT OF FISHERIES

[Order 84-201—Filed November 27, 1984]

- I. William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of coho salmon are available.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 27, 1984. By Russell W. Cahill for William R. Wilkerson

Director

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-36-02500L CHEHALIS RIVER. (84-190)

WSR 84-24-011 ADOPTED RULES DEPARTMENT OF REVENUE

[Order FT 84-5-Filed November 27, 1984]

I, John B. Conklin, director of forest tax, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Forest land values-1985, WAC 458-40-19109.

This action is taken pursuant to Notice No. WSR 84-21-044 filed with the code reviser on October 12, 1984. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 84.33.120 as amended by chapter 204, Laws of 1984, and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 27, 1984. By John B. Conklin Forest Tax Supervisor

NEW SECTION

WAC 458-40-19109 FOREST LAND VAL-UES-1985. The forest land values, per acre, for each grade of forest land for the 1985 assessment year are determined to be as follows:

1985 WASHINGTON FOREST LAND VALUES

LAND GRADE	OPERABILITY CLASS	VALUES PER ACRE
	1	\$157
1	2	152
	3	145
	4	106

1985
WASHINGTON FOREST LAND VALUES

LAND GRADE	OPERABILITY CLASS	VALUES PER ACRE
2	1 2 3 4	131 127 123 89
3	1 2 3 4	104 101 96 74
4	1 2 3 4	78 76 74 58
5	1 2 3 4	57 53 51 34
6	1 2 3 4	29 28 28 25
7	1 2 3 4	14 14 13 13
8		1

WSR 84-24-012 ADOPTED RULES HIGHER EDUCATION FACILITIES AUTHORITY

[Order 3-Filed November 27, 1984]

Be it resolved by the Washington Higher Education Facilities Authority, acting at Olympia, Washington, that it does adopt the annexed rules relating to organization, operations and procedures, chapter 253–02 WAC; public records, chapter 253–12 WAC; and procedures and fees for preparation and processing of applications for authority assistance, chapter 253–16 WAC.

This action is taken pursuant to Notice No. WSR 84-21-113 filed with the code reviser on October 24, 1984. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington Higher Education Facilities Authority as authorized in RCW 28B.07.040.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 27, 1984.

By John H. Van Gorkom

Executive Director

Chapter 253-02 WAC ORGANIZATION, OPERATIONS AND PROCE-DURES

Purpose.
Rules of interpretation.
Definitions.
Description of organization.
Operations and procedures.

NEW SECTION

WAC 253-02-010 PURPOSE. The purpose of this chapter shall be to ensure compliance by the Washington higher education facilities authority with the provisions of chapter 42.17 RCW (Initiative 276), and chapter 34.04 RCW.

NEW SECTION

WAC 253-02-020 RULES OF INTERPRETATION. (1) All adjectives and adverbs, including but not limited to the words "adequate," "approved," "qualified," "reasonable," "reputable," "satisfactory," "sufficiently," and "suitable," as used in this title to qualify a person, procedure, process or otherwise shall be as determined by the authority or its designee.

- (2) Where the word "shall" is used in this title, the subject rule or action to which the word relates is mandatory.
- (3) Where the word "should" is used in this title, it indicates suggestion or recommendation but not a requirement.
- (4) Where the word "may" is used in this title, the action or rule to which the word relates is permissive or discretionary.
- (5) Words importing the singular number may also be applied to the plural of persons and things; words importing the plural may be applied to the singular; and words importing the masculine gender or relating to a man may also be extended to the feminine gender and be considered to relate equally to a woman.

NEW SECTION

WAC 253-02-030 DEFINITIONS. (1) "Act" means chapter 169, Laws of 1983, and chapter 28B.07 RCW.

(2) "Washington higher education facilities authority" and "authority" each mean the corporate and politic

public body created by the act and also refer to the staff and employees of the authority.

The terms defined in the act shall have the same meaning when used in this title.

NEW SECTION

WAC 253-02-040 DESCRIPTION OF ORGANIZATION. (1) The authority is a public entity established under the provisions of chapter 28B.07 RCW, which exercises essential governmental functions.

- (2) Members. The authority shall consist of seven members as follows: The governor, lieutenant governor, executive coordinator of the state council for postsecondary education, and four public members, one of whom shall be the president of a higher education institution at the time of appointment. The public members shall be residents of the state and appointed by the governor, subject to confirmation by the senate, on the basis of their interest or expertise in the provision of higher education and the financing of higher education. The public members of the authority shall serve for terms of four years. The initial terms of the public members shall be staggered in a manner determined by the governor. In the event of a vacancy on the authority due to death, resignation, or removal of one of the public members, and upon the expiration of the term of any public member, the governor shall appoint a successor for a term expiring on the fourth anniversary of the successor's date of the appointment. If any of the state offices are abolished, the resulting vacancy on the authority shall be filled by the state officer who shall succeed substantially to the power and duties of the abolished office. Any public member of the authority may be removed by the governor for misfeasance, malfeasance, wilful neglect of duty, or any other cause after notice and a public hearing, unless such notice and hearing shall be expressly waived in writing.
- (3) Officers. The governor shall serve as chairperson of the authority. The authority shall elect annually one of its members as secretary. If the governor shall be absent from a meeting of the authority, the secretary shall preside. However, the governor may designate an employee of the governor's office to act on the governor's behalf in all other respects during the absence of the governor at any meeting of the authority. If the designation is in writing and is presented to the person presiding at the meetings of the authority who is included in the designation, the vote of the designee has the same effect as if cast by the governor.
- (4) Authority staff: The staff of the authority shall consist of an executive director and such other employees as are determined by the authority as necessary to fulfill its responsibilities and duties. The executive director shall be the chief administrative officer of the authority and subject to its direction. All other staff shall be under his or her supervision and direction. The executive director shall keep a record of the proceedings of the authority and, when required by the authority, shall sign notes, contracts and other instruments. The executive director shall have custody of and be responsible for

- all moneys and securities of the authority and shall deposit all such moneys forthwith in such banks as the authority may designate from time to time.
- (5) Administrative office: The administrative office of the authority shall be located at 504 E. 14th, Suite 130 Mail Stop PK-11, Olympia, WA 98504 which office shall be open each day for the transaction of business from 8:00 a.m. to 5:00 p.m. (Saturdays, Sundays and legal holidays excepted, and except for business relating to public records, which is governed by WAC 253-12-050).
- (6) Address for communications: All communications with the authority, including but not limited to the submission of materials pertaining to its operations and these rules, requests for copies of the authority's decisions and other matters, shall be addressed as follows: Washington Higher Education Facilities Authority, 504 E. 14th, Suite 130 Mail Stop PK-11, Olympia, WA 98504.

NEW SECTION

WAC 253-02-050 OPERATIONS AND PROCE-DURES. (1) Uniform procedure rules: Practice and procedure in and before the authority are governed by the uniform procedural rules codified in the Washington Administrative Code, WAC 1-08-005 through 1-08-590, as now or hereafter amended, which rules the authority adopts as its own, subject to any additional rules the authority may add from time to time. The authority reserves the right to make whatever determination is fair and equitable should any question not covered by its rules come before the authority, said determination to be in accordance with the spirit and intent of the law.

- (2) Authority meetings: The meetings of the authority shall all be "regular" or "special meetings" as those designations are applied in chapter 42.30 RCW. They may be called at any time and place by the chairman or a majority of the members of the authority. Notice of all special meetings shall be given by delivering personally or by mail to each member a written notice specifying the time and place of the meeting and a copy of the agenda prepared by the executive director in consultation with the chairman, and by giving such notice to the public as may be required by law. If an emergency is deemed to exist, the chairman may shorten the notice period to not less than twenty-four hours. An executive session may be called by the chairman or by a majority of all members of the authority to consider the appointment, employment or dismissal of an officer or employee, and such other matters as are permitted by RCW 42.30.110.
- (3) Quorum: Four members shall constitute a quorum, and the act of a majority of the members present at any meeting, if there is a quorum, shall be deemed the act of the authority except as specified hereafter in subsection (7) of this section.
- (4) Chairperson's or secretary's voting rights: The chairperson or the chairperson's designee and the secretary shall have the right to vote on all matters before the authority, just as any other authority member.
- (5) Minutes of meetings: Minutes shall be kept of the proceedings of the authority.

- (6) Rules of order: The authority shall generally follow Robert's Rules of Order, newly revised, in conducting its business meetings.
- (7) Form of authority action: The authority may act on the basis of a motion except when authorizing issuance of bonds pursuant to WAC 253-16-070 and when otherwise taking official and formal action with respect to the creation of special funds and the issuance and sale of bonds for a project of a participant, in which case the authority shall act by resolution. Such resolutions shall be adopted upon the affirmative vote of a majority of the members of the authority and shall be signed by a majority of the members of the authority. Motions shall be adopted upon the affirmative vote of a majority of a quorum of members present at any meeting. All bonds and coupons shall bear either the manual or the facsimile signatures of the governor and executive director.
- (8) Public participation in the meetings of the authority shall be as follows:
- (a) Any person or organization wishing to make a formal presentation at a scheduled meeting of the authority shall so notify the executive director in writing at least seventeen days prior to the time of the meeting. The authority or executive director may waive the seventeen—day notice period in the event the proposed presentation is of critical importance to the operation of the authority.
- (i) Such notification shall contain the name of the person, association, corporation or organization that desires to make a presentation; the address of such person and, if applicable, the address of the entity to be represented in the presentation; and the topic to be presented or discussed.
- (ii) Permission to make a presentation to the authority shall be granted by the executive director as authorized by the authority.
- (iii) Confirmation of permission to make a presentation to the authority shall be made, if at all possible, by the authority staff prior to the meeting of the authority and shall include the date and time of the meeting and time set for the formal presentation.
- (b) The presiding officer of the authority shall have the discretion to recognize anyone in the audience who indicates in writing at the time of the meeting a desire to speak at such meeting, provided that remarks by any individual person shall be limited to five minutes unless a time extension is granted by the presiding officer.

Chapter 253-12 WAC PUBLIC RECORDS

WAC	
253-12-010	Purpose.
253-12-020	Definitions.
253-12-030	Public records available.
253-12-040	Public records officer.
253-12-050	Office hours.
253-12-060	Requests for public records.
253-12-070	Copying.
253-12-080	Exemptions and denials of requested
	public records.

253-12-090	Review of denials of public records
	requests.
253-12-100	Protection of public records.
253-12-101	Records index

NEW SECTION

WAC 253-12-010 PURPOSE. The purpose of this chapter shall be to ensure compliance by the Washington higher education facilities authority with the provisions of RCW 42.17.250 through 42.17.340, dealing with public records.

NEW SECTION

WAC 253-12-020 DEFINITIONS. (1) "Public record" includes any writing containing information relating to the conduct of government or the performance of any governmental or propriety function prepared, owned, used or retained by any state or local agency, regardless of physical form or characteristics.

- (2) "Writing" means handwriting, typewriting, printing, photostating, photographing and every other means of recording any form of communication or representation, including letters, words, pictures, sounds or symbols, or any combination thereof, and all papers, maps, magnetic or paper tapes, photographic films and prints, magnetic or punched cards, discs, drums and other documents.
- (3) "Washington higher education facilities authority" and "authority" each refers to that state agency described in WAC 247-02-030.

NEW SECTION

WAC 253-12-030 PUBLIC RECORDS AVAILABLE. All public records of the authority are deemed to be available for public inspection and copying pursuant to these rules, except as otherwise provided by RCW 42.17.310.

NEW SECTION

WAC 253-12-040 PUBLIC RECORDS OFFI-CER. The authority's public records shall be under the charge of the public records officer designated by the executive director of the authority. The person so designated shall be located in the administrative office of the authority. The public records officer shall be responsible for implementing the authority's rules and regulations regarding release of public records, coordinating the staff of the authority in this regard and generally ensuring compliance by the staff with the public records disclosure requirements of chapter 42.17 RCW.

NEW SECTION

WAC 253-12-050 OFFICE HOURS. Public records shall be available for inspection and copying from 9:00 a.m. to noon and from 1:00 p.m. to 4:00 p.m., Monday through Friday, excluding legal holidays.

NEW SECTION

WAC 253-12-060 REQUESTS FOR PUBLIC RECORDS. In accordance with the requirements of

chapter 42.17 RCW that agencies prevent unreasonable invasion of privacy, that they protect public records from damage or disorganization and that they prevent excessive interference with essential functions of the agency, public records may be inspected or copied or copies of such records may be obtained by members of the public upon compliance with the following procedures:

A request shall be made in writing upon a form prescribed by the authority, which form shall be available at its administrative office. The form shall be presented by the public records officer, or to any member of the authority's staff if the public records officer is not available, at the administrative office of the authority during the office hours specified in WAC 253-12-050. The request shall include the following information:

- (1) The name of the person requesting the record;
- (2) The time of day and calendar date on which the request was made;
 - (3) The nature of the request;
- (4) If the matter requested is referenced within the current index maintained by the public records officer, a reference to the requested record as it is described in such current index;
- (5) If the requested matter is not identifiable by reference to the authority's current index, an appropriate description of the record requested.

NEW SECTION

WAC 253-12-070 COPYING. No fee shall be charged for the inspection of public records. The authority shall charge a fee of twenty-five cents per page of copy for providing copies of public records and for use of the authority's copying equipment. This charge is the amount necessary to reimburse the authority for its actual costs incident to such copying.

NEW SECTION

WAC 253-12-080 EXEMPTIONS AND DENIALS OF REQUESTED PUBLIC RECORDS. (1) The authority reserves the right to determine that a public record requested in accordance with the procedures outlined in WAC 253-12-060 is exempt under the provisions of RCW 42.17.310.

- (2) In addition, pursuant to RCW 42.17.260, the authority reserves the right to delete identifying details when it makes available or publishes any public record in any cases when there is reason to believe that disclosure of such details would be an invasion of personal privacy protected by chapter 42.17 RCW. The public records officer will fully justify such deletion in writing.
- (3) All denials of requests for public records must be accompanied by a written statement specifying the reason for authorizing the withholding of the record and a brief explanation of how the exemption applies to the record withheld.

NEW SECTION

WAC 253-12-090 REVIEW OF DENIALS OF PUBLIC RECORDS REQUESTS. (1) Any person who objects to the denial of a request for a public record may petition for prompt review of such decision by tendering

- a written request for review. The written request shall specifically refer to the written statement by the public records officer or other staff member which constituted or accompanied the denial.
- (2) Immediately after receiving a written request for review of a decision denying a public record, the public records officer or other staff member denying the request shall refer it to the executive director of the authority. The executive director may request that a special meeting of the authority be called as soon as legally possible to review the denial. In any case, the request shall be returned with a final decision within two business days following the original denial.
- (3) Administrative remedies shall not be considered exhausted until the authority has returned the petition with a decision or until the close of the second business day following denial of inspection, whichever occurs first.

NEW SECTION

WAC 253-12-100 PROTECTION OF PUBLIC RECORDS. In order that public records maintained on the premises of the authority may be protected from damage or disorganization as required by chapter 42.17 RCW, the following procedures and practices are hereby instituted:

- (1) Upon receipt of a request by a member of the public for a public record, the public records officer or the staff member in the authority's office receiving the request shall review the request for a public record and the requested public record to determine whether deletions from such record should be made or the request for such record should be denied pursuant to WAC 253-12-080.
- (2) Only after a determination has been made that all or such portion of a public record as is not deleted may be inspected shall such public record or portion thereof be made available for inspection by a member of the public.
- (3) Only the staff and members of the authority may open authority files to gain access to authority records for either authority business or to respond to a request for a public record.
- (4) No public record of the authority may be taken from the premises of the authority by a member of the public.
- (5) Public inspection of authority records shall be done only in such locations as are approved by the public records officer, which locations must provide an opportunity for authority staff members to ensure that no public record of the authority is damaged, destroyed, unreasonably disorganized or removed from its proper location or order by a member of the public.
- (6) Public records of the authority may be copied only on the copying machines of the authority unless other arrangements are authorized by the public records officer.

NEW SECTION

WAC 253-12-101 RECORDS INDEX. (1) The authority shall establish a current index which provides

identifying information as to the following records issued, adopted or promulgated since its inception:

- (a) Final opinions, including concurring and dissenting opinions, as well as orders, made in the adjudication of cases:
- (b) Those statements of policy and interpretations of policy statute and the constitution which have been adopted by the authority;
- (c) Administrative staff manuals and instructions to staff that affect a member of the public;
- (d) Planning policies and goals, and interim and final planning decisions;
- (e) Factual staff reports and studies, factual consultants' reports and studies, scientific reports and studies, and reports or surveys, whether conducted by public employees or others; and
- (f) Correspondence, and materials referred to therein, by and with the commission relating to any regulatory, supervisory or enforcement responsibilities of the authority whereby the authority determines, or opines upon, or is asked to determine or opine upon the rights of the state, the public, a subdivision of state government or any private party.
- (2) The current index promulgated by the authority shall be available to all persons under the same rules and on the same conditions as are applied to public records available for inspection.

Chapter 253–16 WAC PROCEDURES AND FEES FOR PREPARATION AND PROCESSING OF APPLICATIONS FOR AUTHORITY ASSISTANCE

WAC	
253-16-010	Purpose.
253-16-020	Definitions.
253-16-030	Applications for financial assistance.
253-16-040	Fees.
253-16-050	Processing of application.
253-16-060	Priorities regarding applicant funding.
253-16-070	Authority action on applications.
253-16-090	Selection of investment banking firms as underwriters.
253-16-100	Selection of bond counsel.

NEW SECTION

WAC

WAC 253-16-010 PURPOSE. The purpose of this chapter shall be to set forth the procedures pursuant to which the authority determines those higher education institutions to which the authority will give financial assistance.

NEW SECTION

WAC 253-16-020 DEFINITIONS. (1) "Applicant" means a participant which submits an application to the authority.

(2) "Application" means a formal request for the providing of bonds for the financing of a higher education institution by the authority, in a format and containing such information as the authority shall specify in these rules or in the application instructions and which is

signed and sworn to by a representative designated by formal action of the applicant's governing board or equivalent.

NEW SECTION

WAC 253-16-030 APPLICATIONS FOR FINANCIAL ASSISTANCE. Because the needs of higher education institutions in the state vary substantially, no application forms shall be provided by the authority. However, an applicant should furnish the following information to the authority, where applicable, with its request for financial assistance, and such other information as is deemed pertinent by the applicant or the executive director of the authority:

- (1) Identification of applicant:
- (a) Legal name and address of applicant;
- (b) Names, titles, and telephone numbers of chief executive officer, chief financial officer, and person assigned responsibility for liaison with the authority;
- (c) Names, addresses, and telephone numbers of applicant's legal counsel, outside accounting firm, and financial consultant or investment banking firm (if any);
- (d) Description of applicant's legal structure (e.g., private nonprofit corporation). Describe type and ownership of stock, if any; how assets held and by whom; and attach copies of articles of incorporation or similar documentation:
 - (e) Copy of IRS determination of 501(c)(3) status;
 - (f) Accreditation status and name and address of accrediting body.
- (2) Project for which financial assistance is sought (if applicable):
- (a) Amount and requested terms of repayment for financing sought;
- (b) Description of project to be accomplished with authority financial assistance;
- (c) Current status of planning for project and dates proposed for (i) completion of drawings for project, if necessary (attach copies if completed); (ii) filing of environmental impact statement, if necessary; (iii) entry into construction contract; and (iv) completion or occupancy;
- (d) Cost of project (including simple breakdown of costs of general construction, site work, utilities, equipment, land acquisition, architects' and other fees, contingency, interim interest, other);
- (e) Sources of funds for payment of project costs and dates of expected receipt (assistance from authority, interim financing, grants, funds on hand, interest and profit on interim investment of construction funds, other);
- (f) Amount of projected revenues to be derived from project, the sources of such revenues, when expected to begin, and a three-year projection;
- (g) Feasibility studies on project, if any (attach copy if one has been completed);
 - (h) Proposed security for authority-issued bonds;
- (i) Contracts or preliminary arrangements with planners, architects, consultants, investment banking firm, if any, regarding project.
- (3) Debt to be refinanced with authority assistance (if applicable):

- (a) Amount, date, maturity or maturities, interest rate or rates, prepayment penalties, if any, debt service and form of applicant's existing debt to be refinanced;
- (b) Source of revenue for payment of existing debt, security for debt and rating, if any, assigned to debt instruments at time of debt issuance;
 - (c) Holder of debt (if ascertainable);
 - (d) Any negative debt service payment history;
 - (e) Proposed security for new authority-issued debt;
- (f) Proposed date schedule for accomplishing debt refinancing.
 - (4) Finances of applicant:
- (a) Audited (if audited) financial statements for past three years;
 - (b) Latest current financial statement;
- (c) Current year's budget of revenues, expenses and capital expenditures;
- (d) Projection of revenues, expenses, capital expenditures for next three-five years, including revenues and expenses of proposed project (if applicable);
- (e) Description of long-term debts of applicant, if not already given above, including date incurred, by whom held, debt service schedule, interest rate, form of debt, source of revenues for repayment, security for repayment;
- (f) Sources of institution revenues (tuition, grants, etc.) and approximate dollar volumes and percentages of total revenues for each source in last three years.
 - (5) Student populations:
- (a) Fall FTE enrollment for each of the preceding three years as well as projections for each of the next three to five years:
- (b) Number of freshmen and transfer students who have registered at the institution in each of the preceding three years as well as projections for each of the next three to five years;
- (c) Number of applications completed for admission as a freshman or transfer student in each of the past three years.
 - (6) General:
- (a) Pending or threatened litigation or administrative actions with potential of material adverse effect on applicant;
- (b) Brief description of existing institution facilities and location of such facilities;
- (c) Brief description of institution expansion plans, if any, in next ten years;
- (d) Estimate of aggregate savings over the life of the proposed financing to be realized by applicant through authority financing by tax-exempt bonds as compared to financing through taxable obligations. Specify interest assumptions on which savings calculations based;
- (e) Other information the authority or the applicant deem necessary and important.

NEW SECTION

WAC 253-16-040 FEES. (1) Authorization to charge fees: The authority, pursuant to chapter 28B.07 RCW, shall require applicants to pay fees and charges to the authority to provide it with funds for expenses of

- issuance and sale of bonds, and other charges for services provided by the authority in connection with projects undertaken, as well as the operating and administrative expenses of the authority. In accordance with this authorization, an applicant shall pay to the authority such fees and charges as are necessary to meet any and all expenses incurred by the authority in connection with the processing of the application of the applicant, together with an annual service fee to defray expenses of the authority in administering and servicing the financing provided to the applicant and other allocable expenses of the authority. The authority shall assess an annual fee of one-tenth of one percent of the outstanding and unredeemed bonds of each applicant. The initial annual fee shall be paid to the authority on the date of closing of each tax exempt note or bond issue and in every anniversary date thereafter: PROVIDED, HOWEVER, That the authority by an adopted motion may set a different fee schedule and may waive or credit all or any part of the annual or application fee.
- (2) Fee obligations of the applicants: An applicant shall submit with its application an initial remittance of: (a) A three thousand seven hundred fifty dollar fee which shall accompany each application for a bond anticipation note; or (b) a seven thousand five hundred dollar fee which shall accompany all other applications for assistance. The authority shall, in its discretion make the final determination whether any application is for a bond anticipation note. The applicant shall pay such fees and charges as they are billed to it from time to time by the authority. These expenses may be reimbursed to the applicants from the bond proceeds if financing is consummated. In addition, the application shall contain an appropriate legal commitment to indemnify the authority against any expenses or costs incurred by it in connection with the processing of the applicant's application and the completion of any project or plan and system subsequently approved and undertaken by the authority, as well as to pay the authority an annual service fee to defray expenses of the authority in administering and servicing the financing provided to the applicant and other allocable expenses of the authority, which annual fee shall be imposed so long as financing is being provided by the authority to the applicant.
- (3) Refund of excess fees: The authority may from time to time, at its discretion refund any surplus fees paid or deposited by an applicant or participant which the authority believes exceeds the actual application—processing expenses and authority—determined pro rata administrative and operating costs of the authority.
- (4) All the costs and expenses of the authority shall be paid from fees assessed pursuant to this section. No moneys of the state of Washington shall be expended for such purposes.

NEW SECTION

WAC 253-16-050 PROCESSING OF APPLICA-TION. An application will be reviewed by the executive director and such authority staff as he or she determines. Upon completion of authority staff analysis and recommendations, such staff analysis and recommendations and the application shall be presented to the authority for appropriate action.

NEW SECTION

WAC 253-16-060 PRIORITIES REGARDING APPLICANT FUNDING. The authority will process higher educational facility applications for assistance in the order of their date of receipt. The date of receipt shall be the date the higher education facility application together with the application fee is received by the authority at its office.

The authority reserves the right to change priorities and scheduling when the authority determines that a "first come, first served" priority scheduling is detrimental to the sale of another higher educational facility's bond issue or when conditions of health and safety or public benefit require a different priority.

NEW SECTION

WAC 253-16-070 AUTHORITY ACTION ON APPLICATIONS. (1) The authority shall meet to review and consider the staff analysis and recommendations and the application.

- (2) The authority may approve an application where it determines:
- (a) It is necessary or advisable for the benefit of the higher education system for the authority to provide financing for the proposed project;
- (b) The applicant can reasonably be expected to achieve successful completion of the higher education facilities to be financed by the authority;
- (c) The proposed project and the issuance of bonds by the authority for such project are economically feasible and can be undertaken on terms economically satisfactory to the authority;
- (d) The proposed higher education facility, if completed as described in the application, will carry out the purposes and policies of the act;
- (e) The applicant has reasonably satisfied the requirements of the act and these regulations; and
- (f) Other criteria that the authority has determined are appropriate factors in its decision-making process have been met.
- (3) The authority may approve an application on a conditional basis where the criteria of subsection (2) of this section have been met and pending satisfaction of such other conditions or requirements as the authority shall determine to be reasonable and necessary in order to carry out the purposes, policies and requirements of the act and these regulations. The applicant shall be notified in writing of such conditions or requirements, which may include, but need not be limited to, the amendment of an application or proposed bond resolution in order to meet the availability of funds, changes in costs, or other purposes or circumstances which may enhance the ability of the authority or the applicant to complete the project or better serve the purposes and policies of the act. Upon the satisfaction of such additional conditions or requirements, the application shall be deemed approved pursuant to subsection (2) of this section.

(4) The authority may also deny an application; in such event, it shall notify the applicant of such action, specifying in writing the reasons for its denial.

NEW SECTION

WAC 253-16-090 SELECTION OF INVEST-MENT BANKING FIRMS AS UNDERWRITERS. (1) The authority shall maintain an approved list of underwriters which it deems qualified to act as manager or co-manager on an authority bond issue. The applicants may select an investment banking firm as senior managing underwriter for its proposed financing, from this authority maintained list. However, such selection must be approved by the authority. In every instance, the senior manager selected must be able to demonstrate a familiarity, competence and experience in the sale and structuring of higher educational facility bond financing. The applicant shall not enter into any contractual agreement with an underwriter not on the approved list until writ-

ten approval has been granted by the authority.

(2) To provide balanced management knowledge and sale distribution and to assure the most realistic bond terms and interest, the authority reserves the right to name investment banking firms as co-managers of any authority bond issue(s). The authority will not name an investment banking firm or firms as a co-managing underwriter or co-managing underwriters on bond issues of less than ten million dollars unless the authority determines that special circumstances so require. On each issue aggregating more than ten million dollars the authority may name a co-manager or co-managers. On each issue aggregating more than twenty million dollars the authority may name two or more co-managers. The authority will also review and approve the division of the management fee in each instance where a co-manager is named. While the authority will actually select the comanagers, it will consider recommendations from the applicant as to the selection of any co-manager or comanagers. In each instance, the applicant will be given a written notification fifteen days prior to the authority's actual designation of an investment banking firm or firms as a co-manager on a particular bond issue.

All compensation of the senior and co-managing underwriters, members of any underwriting syndicate, and placement agents shall be contingent upon the successful issuance and payment for the obligations and shall be paid from the proceeds of the sale or through the underwriting spread. The amount of the compensation for all such parties shall be determined by the authority, after considering the recommendations of the participant.

- (3) Each senior or co-manager firm selected must be able to demonstrate current competence and experience in the structuring and sale of higher educational facility bond financing. In addition the senior manager or co-manager firm must meet the following minimum standards:
- (a) The firm must have a minimum equity capital of twenty million dollars; and
- (b) The firm must currently possess the competence and ability to underwrite a higher education facility bond issue by demonstrating, among other things, that the firm or it's key underwriting personnel have either

managed or co-managed two higher educational facility bond issues within the last three calendar years; or

- (c) The firm has served as a credit facility for a higher education facility within the past three years; or
- (d) The firm meets other criteria as the authority may adopt from time to time which establish a firms ability to prepare for issuance, underwrite and market bonds to be issued by the authority.

In all cases the firm should be familiar with higher educational facility financing in Washington state.

(4) For private placements the applicants may select a firm as placement agent for its proposed financing, subject to review and approval by the authority. In every instance, the placement agent selected must be able to demonstrate a familiarity with, and competence and experience in, the structuring and sale of higher education facility bonds. The applicant shall notify the authority in writing of its proposed placement agent selection fifteen days prior to the date it intends to enter into a formal contractual agreement. The authority will notify the applicant of its acceptance or rejection of the applicant's placement agent selection no later than ten days after receipt of the applicant's notification. If rejected, the authority will set forth the reasons for rejection, and the applicant will then propose another placement agent subject to authority approval in the same manner. The authority shall, in its discretion, make the final determination whether an issue is a private placement.

NEW SECTION

WAC 253-16-100 SELECTION OF BOND COUNSEL. The authority will establish a roster of bond counsels whom the authority believes possess the requisite special expertise and professional standing to provide bond counsel opinions which would be accepted by the underwriters, bond holders, rating agencies and other members of the financial community, and which would be in furtherance of the public interest in obtaining the lowest possible interest rates on bonds issued by the authority.

The authority will notify bond counsel firms that the authority is establishing an initial roster by publishing a notice in a publication commonly circulated among bond counsels, by sending notice to each of the bond counsel firms listed in the Washington state section of the "Red Book" (Bond Buyers' Directory of Municipal Bond Dealers of the United States — 1984 spring edition) and notifying the Washington state Bar Association. Interested firms will be requested to submit their qualifications for listing on the authority's initial roster, together with its proposal for serving as bond counsel, including a determination as to whether the firm believes that a test suit is necessary as a prerequisite to the issuance of any bonds.

The authority will upon receipt of these submissions establish an initial roster of bond counsel whom the authority believes possess the requisite special expertise and professional standing to provide bond counsel opinions.

Any firm or attorney wishing to be considered for the initial roster or added to the roster shall provide the background, expertise, professional standing and a listing of approving bond counsel opinions previously written to the authority for its consideration in adding the firm's or attorney's name to the roster of bond counsel.

Law firms or attorneys may submit to the authority at any time the request to be included on the roster of approved bond counsel.

Before beginning the selection process for bond counsel from the approved roster, the authority will give notice of its intention to select bond counsel. Each firm or attorney listed on the approved roster will be asked to submit a proposal, including a fee schedule for providing bond counsel services if such proposal and fee schedule would be different from that previously submitted to the authority for establishing the approved roster. The authority when making the initial selection will review the submissions, determine the relative expertise of those who wish to be selected, and will review the fee schedule and whether the firm believes that a test case or litigation is necessary prior to the issuance of the bonds. The authority has wide discretion in selecting the attorney or attorneys or bond firm it considers to be most appropriate to provide the services, but in exercise of this discretion the authority shall consider all submitted fee schedules and the public interest in achieving the issuance of bonds on terms most favorable to the authority.

The authority will select initial bond counsel for up to a two-year period. Once every two calendar years the authority may select an attorney or bond firm to serve as new bond counsel, but the authority may retain an attorney for longer than two years when necessary to complete work on a particular bond issue. An attorney previously selected may be selected again, but the authority will provide other attorneys or bond counsel on the roster with an opportunity to be selected prior to this action being taken. The authority also reserves the right to appoint bond counsel with respect to only a particular bond issue or issues.

WSR 84-24-013 NOTICE OF PUBLIC MEETINGS COMMISSION FOR VOCATIONAL EDUCATION

[Memorandum-November 26, 1984]

The following dates have been established for the regular meetings of the Washington State Commission for Vocational Education during 1985.

March 28, 1985 June 27, 1985 September 26, 1985 December 12, 1985

This schedule is subject to change on the basis of extent and urgency of commission business and unforeseen, unresolved conflicts.

WSR 84-24-014 PROPOSED RULES DEPARTMENT OF AGRICULTURE

[Filed November 27, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning SEPA procedures, chapter 16-236 WAC.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 30, 1984.

The authority under which these rules are proposed is chapter 43.21C RCW.

The specific statute these rules are intended to implement is RCW 43.21C.120.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 30, 1984.

This notice is connected to and continues the matter in Notice No. WSR 84-20-117 filed with the code reviser's office on October 3, 1984.

Dated: November 27, 1984
By: Michael V. Schwisow
Deputy Director

WSR 84-24-015 EMERGENCY RULES DEPARTMENT OF ECOLOGY

[Order 84-42-Filed November 28, 1984]

- I, Donald W. Moos, director of the Washington State Department of Ecology, do promulgate and adopt at Olympia, Washington, the annexed rules relating to state waste discharge permit program: discharges not subject to permits, WAC 173-216-050.
- I, Donald W. Moos, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is delegation of authority by EPA to the department to administer a state pretreatment program appears imminent. The state Office of the Attorney General has determined that, in the case where a municipality has an approved local pretreatment program which does not use state waste discharge permits, the proposed rule change is necessary to grant the department adequate enforcement authority against industrial users which violate pretreatment requirements.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to chapter 90.48 RCW which directs that the Department of Ecology has authority to implement the provisions of Water Pollution Control.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 27, 1984.

By Donald W. Moos

y Donald W. Moos Director

AMENDATORY SECTION (Amending Order DE 83-29, filed 11/18/83)

WAC 173-216-050 DISCHARGES NOT SUB-JECT TO PERMITS. (1) The following discharges are not subject to permits under this chapter:

- (a) Discharges to municipal sewerage systems of domestic wastewater from residential, commercial, or industrial structures.
- (b) Any industrial or commercial discharge to a municipal sewerage system for which authority to issue permits has been granted to the municipality under RCW 90.48.165.
- (c) Any industrial or commercial discharge to a municipal sewerage system operating under a local pretreatment program approved under section 307 of FWPCA, so long as the person undertaking such discharge complies with the applicable requirements of the pretreatment program. In the event of noncompliance, this exemption no longer applies and the discharger is immediately subject to enforcement action under chapter 90.48 RCW for discharging without a waste discharge permit.
- (d) Discharges to municipal sewerage systems of wastes from industrial or commercial sources whose wastewater is similar in character and strength to normal domestic wastewater: PROVIDED, That such discharges do not have the potential to adversely affect performance of the system. Examples of this type of discharge sources may include hotels, restaurants, laundries and food preparation establishments.
- (e) Discharges for which an NPDES permit from the department is required pursuant to chapter 173-220 WAC.
- (f) Discharges of domestic wastewater from a septic tank with subsurface sewage treatment and disposal and an ultimate design capacity less than or equal to fourteen thousand five hundred gallons per day. These systems are governed by on-site sewage disposal systems, chapter 248-96 WAC which is administered by the Washington state department of social and health services.
- (g) Discharges of domestic wastewater from a mechanical treatment system or lagoon followed by subsurface disposal with an ultimate design capacity less than or equal to three thousand five hundred gallons per day. These systems are governed by on-site sewage disposal systems, chapter 248-96 WAC which is administered by the Washington state department of social and health services.
- (2) A permit is required for any source subject to pretreatment standards promulgated under section 307 of FWPCA, unless exempted under subsections (1)(b) and (1)(c) of this section.

(3) These exemptions shall not relieve any discharger from the requirement to apply all known, available, and reasonable methods to prevent and control waste discharges to the waters of the state, nor the requirement to obtain approval of plans and reports for the construction of wastewater facilities. Nothing herein shall limit the authority of the department to take enforcement action for any unlawful discharge of waste materials or other violations of the Water Pollution Control Act, chapter 90.48 RCW.

WSR 84-24-016 ADOPTED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Order 84-23-Filed November 28, 1984-Eff. January 1, 1985]

I, Sam Kinville, director of the Department of Labor and Industries, do promulgate and adopt at the General Administration Building, Olympia, Washington 98504, the annexed rules relating to revising the rules pertaining to the reporting of hours for salaried personnel and sole proprietors, partners, and executive officers who have elected coverage pursuant to the industrial insurance laws, experience—rating rules and parameters for workers' compensation insurance underwritten by the Department of Labor and Industries, and adding rates for risk classification 73–9 (work activity centers) that were inadvertently not filed with a prior administrative filing.

This action is taken pursuant to Notice No. WSR 84-20-104 filed with the code reviser on October 3, 1984. These rules shall take effect at a later date, such date being January 1, 1985.

This rule is promulgated pursuant to RCW 51.16.035 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 28, 1984.

By Paula Rinta Stewart Deputy Director

AMENDATORY SECTION (Amending Order 79–18, filed 11/30/79, effective 1/1/80)

WAC 296-17-330 OFFICERS OR MEMBERS OF A CORPORATE EMPLOYER. As used in this manual, the terms "member" and "officer" are synonymous and mean any executive officer elected and empowered in accordance with the articles of incorporation or bylaws of a corporation and who is also a director and shareholder of the corporation.

All such regularly constituted executive officers who have not voluntarily elected to withdraw from coverage or who have been included for coverage in accordance with RCW 51.12.020 and 51.12.110 shall be included in

the corporation's statement of payroll (on a form prescribed by the department) and premium shall be charged thereon. Any such regularly constituted executive officer who is compensated by means of a wage or a salary for work performed for the corporation shall be regarded as an employee. For the purpose of this rule, wages or salary shall be construed as meaning earnings of any kind, actual or anticipated. Each executive officer electing coverage pursuant to RCW 51.12.110 shall report and pay premiums based on one hundred sixty hours per month until such time as elective adoption coverage is cancelled. This will apply to all executive officers electing coverage regardless of the method of compensation.

The statement of payroll so developed of each executive officer shall be assigned to classification 71-1. WAC 296-17-754: PROVIDED, HOWEVER, That the statement of payroll of each executive officer who performs such duties as are ordinarily undertaken by a superintendent, foreman, or worker, shall be assigned as provided in this manual of an individual employee who is not an executive officer: PROVIDED FURTHER. That no executive officer will be assigned the "clerical office" classification: PROVIDED FURTHER, In case the employer's business is subject to a classification which specifically includes clerical office or salesmen, and the corporate officer's duties are primarily in connection with such business, the classification assigned to the business shall apply with respect to any such executive officer.

AMENDATORY SECTION (Amending Order 75-28, filed 8/29/75, effective 10/1/75)

WAC 296-17-340 SOLE PROPRIETORS AND PARTNERS. Any individual employer (sole proprietor or partner) desiring to obtain coverage (under the authority of RCW 51.32.030, as now or hereafter amended) shall give notice in writing on a form prescribed by the department. Any such employer so covered shall be assigned without division to the governing classification; provided, in case of the employer conducting a separate enterprise, the "multiple enterprise" rule as set forth in this manual shall apply.

In case of the employer conducting any aircraft operations, the hours of the sole proprietor or partner who is a pilot or member of the crew on any aircraft used in the employer's business, shall be assigned to the appropriate aviation class and where an "aircraft operation" classification applies, the entire number of hours of the employer shall be assigned to this classification unless the records of the employer indicate the hours in which flying is performed by such employer; in such event, only the hours such employer is engaged in flying shall be assigned to the aircraft operation classification. The hours in which no flying was done shall be assigned to the governing classification. If "aircraft operations, N.O.C.," as defined in this manual, is the governing classification, the hours in which no flying was done shall be assigned to the aircraft operations, N.O.C., ground crew classification.

Each sole proprietor or partner who has elected coverage pursuant to RCW 51.32.030 shall report ((to the

department quarterly not less than 40 hours of employment per week for the purposes of premium computation. Any exception granted to the foregoing number of hours to be reported per week on the quarterly report form shall be dependent upon submission to the department of sufficient and satisfactory evidence in support of such exception. Any such evidence to support an exception to be considered sufficient and satisfactory must be capable of verification on any audit that may be conducted by the department)) and pay premiums based on one hundred sixty hours per month until such time as elective coverage is cancelled. This will apply to all sole proprietors and partners who have elected coverage regardless of the method of compensation.

AMENDATORY SECTION (Amending Order 84-11, filed 5/15/84)

WAC 296-17-350 MINIMUM PREMIUMS—ASSUMED WORKER HOURS. A minimum premium is the lowest amount of premium to be paid by an employer and is also the basis for determining premium computation for workers for whom an assumed number of worker hours must be, and hereby, is established:

- (1) Minimum premium. Except as otherwise provided in this chapter, every employer shall be liable for a premium not less than ten dollars for any calendar quarter regardless of number of worker hours reported.
- (2) Minimum premium for elective adoption. Any employer having in their employ any person exempt from mandatory coverage under the provisions of RCW 51.12.020 and whose application for coverage under the elective adoption provisions of RCW 51.12.110 is accepted by the director, shall have a minimum premium rate for such employer's applicable class based upon not less than 40 worker hours for each month, until such time as elective adoption coverage is cancelled: PRO-VIDED, That the minimum premium rate as specified above shall not apply to executive officers obtaining coverage under this rule and the elective adoption provisions of RCW 51.12.110.
- (3) Apartment house, apartment hotel, motor court and similar operations. Resident managers, caretakers or other similar occupations who are employed for irregular periods and whose compensation is for a stipulated sum in money or a substitute for money shall be reported for the purpose of calculation of premiums, each four dollars of compensation in money or a substitute for money shall represent one worker hour: PROVIDED, That the employer shall not be required to report in excess of 40 hours per week for each person so employed.
- (4) Commission personnel. Commission personnel are persons whose compensation is based upon a percentage of the amount charged for the commodity or service rendered. Commission personnel are to be reported for premium purposes at a minimum of assumed worker hours of not less than eight worker hours a day for part-time employment, or not less than 40 worker hours per week for full-time employment: PROVIDED, That the assumed eight worker hours daily for part-time employment will apply only if the employer's books and records are maintained so as to show separately such person's actual record of employment.

- (5) Salaried personnel. Salaried personnel for the purposes of this chapter means persons whose compensation is not governed by the number of hours devoted to employment for their employer. Employers having salaried personnel in their employ shall for the purpose of premium calculation report assumed worker hours based upon ((40)) one hundred sixty worker hours for each ((week)) month in which ((any duties of salaried personnel are performed)) the employee is on salary: PRO-VIDED, That ((salaried personnel, as defined by the foregoing, who are not regularly and continuously employed by the employer may for the purpose of premium calculation compute premiums in accordance with the piece worker rule, subsection (6) of this section: PRO-VIDED FURTHER, The 40 hours per week may be substituted on behalf of all salaried employees by assuming 160 hours per month for each month in which employees are on salary)) if the employer maintains complete and accurate records, supported by original time cards or timebook entries, the employer may report and pay premium on the actual hours worked by salaried personnel. All salaried personnel must be reported in the same manner: PROVIDED FURTHER, That the department may, at its discretion, authorize some other method in assuming workers hours for premium calculating purposes in the case of contract ((teachers)) personnel employed by schools and/or school districts.
- (6) Piece workers. Employees whose compensation is based upon the accomplishment of a number of individual tasks whether computed on the number of pounds, items, pieces, or otherwise, the employer shall for the purpose of premium calculation assume each two dollars of earnings of each employee as representing one worker hour: PROVIDED, That if the average rate of compensation for the applicable classification is at least \$3.00 but less than \$3.50 per worker hour the assumed amount shall be \$3.00 of earnings as representing one worker hour, and on a progressive basis, if the average compensation is at least \$3.50 but less than \$4.00 the assumed amount shall be \$3.50 of earnings as representing one worker hour, and so forth. The records of the department as compiled for the preceding fiscal year ending June 30, shall be the basis for determining the average rate of compensation for each classification: PROVID-ED FURTHER, That if the employer maintains books and records to show separately the hours employed for each worker in their employ engaged in piece work then such actual worker hours shall be reported for the purpose of premium calculation. Notwithstanding any other provisions of this section, workers employed in a work activity center pursuant to WAC 296-17-779 shall be reported on the basis of the piece worker rule.
- (7) Noncontact sports teams. All employers having personnel in their employ as defined under WAC 296–17-745 shall for the purpose of premium calculations, report assumed worker hours based upon 40 worker hours for each week in which any duties are performed.
- (8) All employers having personnel in their employ as defined under WAC 296-17-739 shall, for the purpose of premium calculations, report assumed worker hours based upon ten hours for each mount in each horse race; professional drivers shall report worker hours based upon

ten hours for each heat or race of any racing event: PROVIDED, That any day such personnel do not ride or drive in a race, the premium calculation shall be made by assuming ten worker hours for any day in which duties are performed.

AMENDATORY SECTION (Amending Order 83-36, filed 11/30/83, effective 1/1/84)

WAC 296-17-855 EXPERIENCE MODIFICA-TION. The basis of the experience modification shall be a comparison of the actual losses charged to an employer during the experience period with the losses which would be expected for an average employer reporting the same exposures in each classification. The comparison shall contain actuarial refinements designed to mitigate the effects of losses which may be considered catastrophic or of doubtful statistical significance, due consideration being given to the volume of the employer's experience. Except for those employers who qualify for an adjusted experience modification as specified in WAC 296-17-860 or 296-17-865, the experience modification shall be calculated from the formula:

$$MODIFICATION = \frac{Ap + WAe + (1-W) Ee + B}{E + B}$$

The components Ap, WAe, and (1-W) Ee are values which shall be charged against an employer's experience record. The component, E, shall be the expected value of these charges for an average employer reporting the same exposures in each classification. The meaning and function of each symbol in the formula is specified below.

"Ap" signifies "primary actual losses." For each claim the primary actual loss is defined as that portion of the claim which is considered completely rateable for all employers and which is to enter the experience modification calculation at its full value. For each claim in excess of (3,602)4,046 the primary actual loss shall be determined from the formula:

Primary loss =
$$\frac{((9,004))}{\text{Total loss}} = \frac{10,114}{\text{x total loss}}$$
Total loss + $((5,402))$ 6,068

Primary actual losses for selected claim values are shown in Table I. For each claim less than (3,602) 4,046 the full value of the claim shall be considered a primary loss.

"Ae" signifies "excess actual losses." For each claim the excess actual loss is defined as that portion of the claim which is not considered completely rateable for all employers. The excess actual loss for each claim shall be determined by subtracting the primary loss from the total loss.

"W" signifies "W value." For each employer, the W value determines the portion of the actual excess losses which shall be included in the calculation of his experience modification, due consideration being given to the

volume of his experience. This amount is represented by the symbol "WAe" in the experience modification formula. W values are set forth in Table II.

"E" signifies "expected losses." An employer's expected losses shall be determined by multiplying his reported exposure in each classification during the experience period by the classification expected loss rate. Expected loss rates are set forth in Table III.

"Ee" signifies "expected excess losses." Expected losses in each classification shall be multiplied by the classification "D-Ratio" to obtain "expected primary losses." Expected excess losses shall then be calculated by subtracting expected primary losses from expected total losses. Each employer shall have a statistical charge included in the calculation of his experience modification, said charge to be actuarially equivalent to the amount forgiven an average employer because of the exclusion of a portion of his excess actual losses. This charge is represented by "(1-W) Ee" in the experience modification formula. D-Ratios are set forth in Table III.

"B" signifies "B value" or "ballast." In order to limit the effect of a single severe accident on the modification of a small employer, a stabilizing element (B value) shall be added to both actual and expected losses. B values are set forth in Table II.

AMENDATORY SECTION (Amending Order 83-36, filed 11/30/83, effective 1/1/84)

WAC 296-17-875 TABLE I.

Primary Losses for Selected Claim Values

CLAIM VALUE	PRIMARY LOSS
((3,602))	((3,602))
4,046	4,046
$((\overline{4,318}))$	$((\overline{4,000}))$
((5,397))	4,500
4,864	,
$((\frac{6,746}{6}))$	5,000
<u>5,933</u>	
((10,790))	6,000
<u>8,850</u>	
((18,869))	7,000
<u>13,640</u>	
((43,044))	8,000
22,963	
31,957	8,500
49,023	9,000
((72,056*))	$((\frac{8,376}{}))$
``77,608*´	``9,381´´
((90,040**))	$((\frac{8,494}{8,494}))$
101,140**	9,542
	2,212

- * Average death value
- ** Maximum claim value

WAC 296-17-880 TABLE II. "B" and "W" Values "Aximum Claim Value = \$((99.040))101,140 Average Death Value = \$((99.040))101,140 BB,755	AMENDATO	RY SECTION, effective 1/1/8	(Amending	Order 83–36	s, EXPECTED	LOSSES	В	W
WALES* **B*** and **W*** Values** **B*** and **W*** Values** **Maximum Claim Value = \$((99.949))101,140** **Average Death Value = \$((92.956))77,608** **PECTED LOSSES*** **B*** Wales*** **B*** Average Death Value = \$((72.956))77,608** **B*** Under		, ,			166,154	- 171,575 -	8,154	52
Maximum Claim Value = \$((99,949))10.1.140 Average Death Value = \$((72,056))77,608 EXPECTED LOSSES B W 207,452 214,056 3.931 5.940 10,648 302 327,452 221,866 3.931 5.940 10,648 302 327,888 327,452 227,889 227,889 235,117 326,266 3,931 5.940 10,659 10,	WAC 296-	17-880 TABL	E II.			•	7,984	.53
Maximum Caller S ((79,096)) 77,608 Average Death Value = \$(72,096)) 77,608 EXPECTED LOSSES B W 201,039 207,451 7,135 5,506 (1,950 Under 16,988 0 214,057 220,866 1,951 3,930 1,948 10,056 1,951 3,930 1,948 10,056 1,951 3,931 1,948 10,056 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,958 1,951 1,951 1,958 1,951		"B" and "W	" Values		177,147 -	= 182,869	7,814	.54
Average Death Value = \$((72,956))77,608 EXPECTED LOSSES B W 201,039 207,452 214,057 220,863 3,931 5,940 16,648 02 227,886 227,988 235,117 242,586 2,586 242,587 250,298 250,298 250,299 250,250 250,259 250,259 250,259 250,259 250,259 250,259 250,259 250,259 250,259 250,259 250,259 250,250 275,025 250,606 250,605 275,025 250,606 250,6	Mavimum	o Claim Value -	- \$((00-040))	101 140	182,870	 188,755 -	7,645	55
EXPECTED LOSSES B W 201,039 207,451 7,135 55 207,452 214,056 6,065 5 6 1,951 3,930 16,818 01 220,864 227,879 6,625 6 1,951 3,930 16,818 01 220,864 227,879 6,625 6 5,941 7,980 16,478 03 215,117 242,586 6,286 6 6,286					188,756 -	- 194,809 -	7,475	56
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1,951								59
3,931 5,940 16,648 02 232,1860 235,117 6,6455 6,594 7,981 10,050 16,478 03 235,117 242,586 6,286 6,087,981 10,050 16,308 04 242,587 250,298 6,116 6,09 10,051 12,153 16,139 05 250,299 258,267 5,946 6,112,154 14,290 15,459 15,799 06 258,268 266,504 5,776 6,6 14,290 16,459 15,799 07 266,505 275,025 5,006 6,14,290 16,459 15,799 07 266,505 275,025 5,006 6,18,664 20,903 15,459 09 283,844 292,977 5,266 6,18,664 20,903 15,459 09 283,844 292,977 5,266 6,18,664 20,903 15,459 09 283,844 292,977 5,266 6,20,904 23,178 15,289 10 292,978 302,441 5,096 7,23,179 25,491 15,119 11 302,442 312,257 4,927 7,27,492 27,842 14,949 12 312,258 322,444 4,757 7,30,233 32,663 14,610 14 333,024 344,020 4,417 7,35,137 37,651 14,270 16 355,459 36,365 40,210 17,376,52 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 37,652 40,210 14,100 17 367,366 379,772 3,907 3,908 8,909 3,706 12,552 22 435,009 40,612 42,032 9,032 11,333 9,241 13,339 13,393 14,3	((1,950 &			_ 7		•	6,795-	60
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78,101 — 81,427 11,722 .31 606,566 — 631,339 1,529 .9 81,428 — 84,824 11,552 .32 631,340 — 657,652 1,359 .9 84,825 — 88,292 11,382 .33 657,653 — 685,651 1,189 .9 88,293 — 91,832 11,212 .34 685,652 — 715,506 1,019 .9 91,833 — 95,449 11,042 .35 715,507 — 747,407 849 .9 95,450 — 99,144 10,872 .36 747,408 — 781,575 680 .9 99,145 — 102,919 10,702 .37 781,576 — 818,262 510 .9 106,779 — 106,778 10,533 .38 818,263 — 857,757 340 .9 110,726 — 114,761 10,193	· ·		•	30			•	90
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145,829 - 150,715 8,834 .48 16,053 - 18,489 17,748 .0								.05
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$\frac{160,874}{23,480} - \frac{166,153}{23,480} - \frac{26,035}{20,035} = \frac{17,176}{100,000}$	+ + + + + + + + + + + + + + + + + + +	100.133	0,324	.JT	23,480	- 26,035	1/,1/6	.10

EXPECTED	LOSSES	В	W
26,036_	_ 28,634	16,985	.11
28,635	- 31,275	16,794	.12
31,276	- 33,960	16,603	.13
33,961	- 36.691	16,412	.14 .15 .16
36,692	- 39,467 - 42,292	16,221 16,031	.15
39,468	- 42,292	16,031	.16
42,293	<u>- 45,167</u>	15,840	.17
45,168	- 48,092	15,649	.18
48,093	- 51,069	15,458	.19
51,070	<u>- 54,100</u>	15,267	.20
54,101	- 57,185	15,076	.21
57,186	- 60,327 63,538	14,886 14,695	.20 .21 .22 .23 .24
60,328 63,529	- 63,528 - 66,790	14,693	.23
66,791	<u>- 70,113</u>	14,304	25
70,114	- 73,500	14,313 14,122	26
73,501	- 76,953	13.931	27
76,954	- 80,474	13,740	.28
80,475	- 84,065	13,931 13,740 13,550 13,359	.29
84,066	- 84,065 - 87,728	13,359	.25 .26 .27 .28 .29
87,729	- 91,467	13.168	.31
91,468	- 95,282	12,977 12,786 12,595	.31 .32 .33 .34
95,283	- 99,177	12,786	.33
99,178	- 103,153	12,595	.34
103,154 107,217	- 107,216	12,405	.35
107,217	- 111,366	12,214	.36
111,367	- 115,607	12,023	.37 .38 .39 .40
115,608	- 119,943	11,832	.38
119,944 124,377	- 124,376	11,641	
124,377	- 128,909 122,549	11,450	
128,910 133,549	- 133,548 - 138,295	11,260 11,069	.41 .42
		10,878	42
143,156	- 143,155 - 148,131	10,687	.43 .44 .45 .46
148,132	- 153,229	10,496	45
153,230	- 158,452	10,496 10,305	.46
153,230 158,453	- 163,806	10,115	.47
163,807	- 169,296	9,924	.48
169,297	<u> </u>	9,733	.49
174,928	- 180,705	9,542	.50
180,706	- 186,637	9,351	51
186,638	- 192,728	9,160	.51 .52 .53
192,729	- 198,984	8,969	.53
198,985	- 205,414	8,779	.54
205,415	<u> 212,025</u>	8,588	.55
212,026	<u> 218,826</u>	8,397 8,206 8,015	.56 .57 .58 .59 .60
218,827	- 225,823 222,027	8,206	57
225,824	- 233,027 - 240,445	8,015	58
		7,824	.39
	- 248,090 - 255,972	7,634 7,443	.61
255,973	- 255,972 - 264,102	7,252	.62
264,103	- 204,102 - 272,493	7,061	.63
272,494	- 281,156	6,870	.64
$\frac{272,454}{281,157}$	- 290,106	6,679	.65
290,107	- 299,359	6,489	.66
	- 308,930	6,298	.67
308,931	- 318,836	6,107	.68
318,837	- 329,095	5,916	.69
329,096	- 339,727	5,725	.70

EXPECTE	ED I	В	w	
EM ECH		COOLO	Ъ	**
339,728	_	350,752	5,534	.71
350,753		362,195	5,344	.72
362,196		374,079	5,153	.73 .74
374,080	_	386,431	4,962	.74
386,432		399,279	4,771	.75
399,280	_	412,654	4,580	.76
412,655		426,591	4,389	.77
426,592	_	441,124	4,198	.78
441,125	_	456,295	4,008	.79
456,296		472,148	3,817	.80
472,149		488,729	3,626	.81
488,730	_	506,090	3,435	.82
506,091	_	524,289	3,244	.83
524,290	-	543,388	3,053	.84
543,389	_	563,457	2,863	.85
563,458	_	584,572	2,672	.86
584,573	-	606,819	2,481	.87
606,820		630,290	2,290	.88
630,291	_	655,092	2,099	.89
655,093	_	681,341	1,908	.90
681,342	-	709,170	1,718	.91
709,171	_	738,727	1,527	.92
738,728	_	770,178	1,336	.93
770,179	_	803,713	1,145	.94
803,714	_	839,547	954	.95
839,548		877,927	764	.96
877,928	_	919,136	573	.97
919,137	-	963,501	382	.98
963,502		1,011,399	191	.99
1,011,400	&	over	0	1.00

AMENDATORY SECTION (Amending Order 83-36, filed 11/30/83, effective 1/1/84)

WAC 296-17-885 TABLE III.

((Expected Loss Rates and D-Ratios Expected Loss Rates in Dollars Per Workman Hour for Indicated Fiscal Year

CLASS	1980	- 1981 -	1982	D-RATIO
1-1	.3928	.3891	.3935	363
1-2	.2621	2597	.2610	.402
1-3	.3261	3232	.3256	.387
1-4	2692	.2666	.2697	.364
1-5	3274	3245	.3860	404
1-6			6436	
1-7	2842	2815	2840	179
			3131	
			.5155	
			7166	
T :			8381	
			.3636	
3-1			.1666 -	
-			5177	
=			- 1677 -	
3-0 3-7			.1589	
	.1002		.1369	
			.4294	
			5000	
5-2	3218 -	3190 -	3201 	407

CLASS	1980	1981	1982	D-RATIO	CLASS-	1980	1981	1982	D-RATIO
5-3	.2029	.2009	.2039	:344	31-1	.2503	.2477	:2534	293
5-4	.3753	.3718	.3748	384	31-2	.1778	1762	.1781	363
5-5	.4168	4130	.4155	.394	31-3	.1778	:1762	1781	363
5-6	.5317	.5271	5275	426	31-4	.1949	.1931 -	.1952	364
5-7	.5469	.5419	.5457	.388	31-5	.2645	2623	2621	.436
5-8	.5753	.5697	5788	.336	33-1	2549	.2527	.2531	421
5-9	4886	4838 -	4906	346	33-2	.1808	.1794	.1772	.500
6=1	1404	.1391	.1398	.404	33-3	.0985	.0977	.0975	442
6-2	.1478	.1465	.1477 —	381	33-9	.1279	.1269	.1270	.428
6=3	2541	.2516	.2546	.361	34-1	.1245	1234	.1242	393
6-4	.3848	3815	3831	405	34-2	1295	.1284	.1279	.453
6=6	.0709	0702	.0703	417	34-3	0413	.0409	0412	.385
6-7	.0931	0922	0930	385	34-4	.1547	.1534	.1532	.437
7-1	.3889	.3852	.3893	366	34-5	.0670	0664	0661	
8-3	.1328	.3032 -:1316	.1325	390	34-6	0578	.0573	0574	424
8-4	.1320 .2150	.2130	2149	378	34-7	.0998	0989	0997	379
9-1	.7290 -	.2130 7217	7347	324	34-8	.0388	0384	0389	352
9-2	.7270 .2010	.1993	1999	410	34-9	.0569	0563	0563	432
10-2	.2010 .3504	.1993 3 474	. 1484		35-1	.0307 .1482	1470	1462	.452 464
10-2 10-3	.3304 .2041	.3474 	2025	.425	35=1 35=3	.1902	.1018	1010	481
10-3	.2041 2041	.2023 2023	.2025 	.425 :425	35-5	.1482 -	1470	1462	.461 464
10-4	.8752	.8668	.2023 8781	353	35-6	.1402 2021	2001	.1402	
10-3 10-7	.8732 0271	.0268	0265	.555 518	35-8	.2021 1135	.2001 1125	.1122	<u>-445</u>
10-7		.0208	1551		35-8 36-1	.0288	0286	.0285	.451
	.1553	.1559	1331 3597		36-2	.0288 0288	.0286 0286	.0285 0285	. 451
11-2	.3606		.1178		36-2 36-3	.0288	.0280 .1516	.0283 1510	.451 452
11-3	.1186	.1175		.422 .435	36-4	.1326	2779	.1310	.432
11-4	.1548	.1535	.1534	.433 499	36-5	.2803 .1010	.1001	.2800	.300 .403
11-6	.0333	.0330 -	.0326		36-6	.1010	.1993	.1999	.403
11-8	.1627	.1611	1220	356 397	37-1	.0644	.0639	.1999	.410
13-1	.1224	.1212	1220		37-1 37-2	.1665	.1650	.1660	.412 394
13-3	.0654	.0648	.0648	.427	37-2 37-3	.1003	.1030	.1660	.394 412
13-4	0040	0040	0040		T 1 T.	.0644 0665	.066 0	.0655	.412 470
13-5	0757	0751	0751	433	37–6	.0005 .1195	.1185	.0033 1182	.470 .440
14-1	.2685	.2659	.2690 —	.361	37-7			.1182	.440 .470
14-3	.1570	1557	.1551	.454	37=8	.0665	.0660		. 470 352
14-4	.1570	1557 -	.1551	.454	38-1	.0891	.0883	.0894	
15-1	.1188 -	.1178	1186	.386	38-2	.0531	0527 	.0524	.451
15-7	.0983 -	0974		.414	38=3	.0531	.0527	0524	
17-1	6882 -	6811	6970 -		38-4	.0531	.0527 -	0524	
17-2	6882	.6811	.6970 -	292	38-5	0531	0527 -	.0524	.451
17-3	.1774	1756	.1772 -	380	38-6	.0531		.0524	451
17-4	.1928	1911	.1912	429	38-8	.0589	.0585	.0581	471
18-1	.2479	.2457	2457	430	38-9	.0665	0660	.0655 -	.470
20-2	2030 -	.2012	.2008	444	39-1	.1055	1045	.1054	379
20-3	.1323	.1311	.1314	.414	39-2	.1998	.1980	.1979	433
20-4	.2267 -	.2246	2254	.411	39-3	.2829	2804 -	2817	.404
20-5	.1079	1070	.1073 —	.414	39-4	.1998	1980	1979	.433
20-7	1319 -	.1306	.1325	342	39-5	.0422	.0419	.0416	471
20–8	.0899	.0892	.0897		39=6	1502	1490 -	.1480	469
21-1	1503 -	.1490	.1495	:409	39-9	.0534	.0530	0524	501
21-2 -	.1323	.1311	1314	.414	40-2	2269	2246	.2286	.324
21-4	0577	.0572	.0568	482	41-1	0415	0412	0410	455
21-5	.2293	.2272	.2287 -	390	41-2	.0288	.0286	.0285	.451
22-1	.0806	.0799	0798 -	438	41-3	.0776 –		0767	.443
22-2 -	:1159	.1150	.1149	.437	41-4	0415	.0412	.0410	455
24-1 -	.1920 -	.1903	.1904 –	.427	41-5	.0415	.0412	0410	455
29-3	.2302	.2283	.2284 -	.428	41-6	.0415	.0412	0410	.455
29-4	.2909	.2882	.2899 -	.397	41=7	.0221	0219	.0219	435
29-6	.1458	.1447	.1439 -	462	41-8	0415	0412	:0410	:455
29-8	.2357	.2335	2349	.396	41-9	0415	.0412	.0410	:455

CLASS	- 1980 -	1981	1982	D-RATIO	CLASS	1980	1981	1982	——D-RATIO
42-1	.1632	1616	.1628	.386	61-6	.0681	.0675	.0674	.441
43-1	2496 -	2475	.2471	.438	61-7	.0516	.0510	.0519	.331
43-2	.2459	.2438	2441	423	61-8	.1255	1244	.1233	.484
43-3	.2655 -	.2632	2630	435	61-9	.0119	.0118	.0119	:416
43-4	.2110 -	2090	- :2100	405	62-1	0516	.0511	.0514	
43-5	3909	.3876	.3875	.433	62-2	.2145	.2125	.2150	.360
44-1	.1393	.1381	.1386	414	62-3	.0391	.0388	0390	.407
44-2	.1841	.1823	.1841	373	62-4	.0427	.0424	.0420	.462
44-4-	1323 -	.1311	.1314 -	- :414	62=5	.0427	.0424	.0420	462
45-1	.0399	.0395	0402	330	62-6	.0427	:0424	.0420	
45-2	.0164	.0162	.0164	.358	62-7	.2423-	2402	.2401	:433
45-3	0199 -	.0198 -	.0198	.431	62–8	.0847	.0839	0848	.362
45=4	.0199	.0198	.0198	431	62-9	0623	.0618	.0618	.427
46-1	.1593	.1577 -	.1609	306	63–1 	.0385	.0382	.0387	341
48-2	0749	0741	.0749	.377	63-2	0540	.0534	0537	.400
48-3	0872	.0866	0862	452	63-3	.0145	.0143	:0144	.401
48-4	.1766	.1750	1754 -	417	63-4	.0408	:0404	.0408	377
48-5	0917	.0909	.0905	.456	63-5	.0182	.0181	.0181	.412
48-6	0226	.0225 -	0223	478	63-6	.0568	.0563	.0559	.472
48-7	.4168	.4130	.4155	.394	63-7	.0244	0242	.0241	454
48-8-	1010	.1001	0999	446	63-8	.0128	0127	.0128	352
48-9 -	0623	0618	.0619	.424	63-9	.0304	0300	.0299 -	.455
49-1	0204	0202	.0204	.378	64-1	0244	.0242	.0241	.454
49-2	0506	0239	.0240	.406	64-2	.0751	.0744	.0750	388
49-3-	0204	0202	.0204	.378	64-3	.0450	0446	.0447	413
49-4	0050 -		.0050	.424	64-4	.0158-	0156	.0157	392
49-5	.0030 .0820	0813	.0814		64-5	.1323	.1311	.1310	.439
49-6	.0020 0166	.0013 0164	.0164	423	64-6	0244	.0242	0241	454
49-7	.0100 0331	-:0327	.0329	394	64-7	.0581		.0577	.410
49-8	0331 0336	.0327 	0325 0335	403	64-8	0993		0993	374
49-9	0336 0336	0334	0335	403	64-9	.1457	.1444	.1444	.431
50-1	-1.0669	1.1216	-1.2409	.347	65-1	.0132	.0131	.0130	.,437
50-1 50-2	.1261	.1250	.1250		65-2	.0132 0047	.0047	0047	.415
50-2 50-3	.1201 .4058	.1230	4066	361	65=3	.0412	.0408	.0410	250
50-3 50-4	.4036 .2145	.4020 .2126	. .2132	.301 414	65-4	.0529		.0519	.493
51-1	2666	.2120 .2642 -	2650	.413	65–5	0572	.0567	0568	427
	.2000 41 87	.2042 	.2030 4116	483	65=6	0141	.0307 0140	.0140	402
51-2 51-3 -	.3671		3666		65-7	0959			.460
	1842		1833		65-8	.0959 			460
51-4 51-5	1842 1842	1826	.1833 :1833	.405 405	65-9	.0534 0534	.0530	0525	
51-6	1842 1842	1826 -	1833	. 40 5	66-1		.0330 0745	0749	409
51-0 51-7	1280	.1820 :1269	.1033 1271	. 420	66-2	-:1397	1385	.1384	431
51-8	.1280 2394	-:2373	2395	373	66=3	0728	0721	0718	459
51-8	.239 4 1794	.2373 :1777	.2393 1795	.368	66-4	0232	.0230	.0710 .0231	400
	17 94 12 80	.1777 .1269 -	.1793 1271	420	66=5	.0610		0603-	434
52-1		.1209 .1284 -	1271	.420 453	66 -7	.0010 .0422	.0004 .0418	.0003 0421	393
52-2	1295 1295	.1284 	1279 1279	.453 453	66-8	.0 4 22 0957 -	0 9 18	.0421 0954	:394
52-3	1293 4881	.120 4 .4841	1279 4813	.433 :465	66-9	5147	.0748 5110	.5016	.541
52-4			.4613 2395	.403 373	67-1	0204	0202	0204	.378
52-5	2394 1387	.2373 .1375	23 9 3 -	.373 391	67-4	.0204	.0202 0542	.020 4 0545	.376
52-6					07-4 67-5	.0347	.0342 1507		.393 .462
52-7	.0422	.0418	0421		67-6	.0859	0850		.402 405
52-8	2254	.2235	.2235	430		1.93*	1.92*	1.88*	541
52-9	.1735	.1719 -	.1715	446	67-7		3:0206	-3.0237	.541 416
53-1	0053	0053	0053	413		3.0472	3:0200 0376	0374	465
53-5	0090	0089	0090	.425	67-9	0379 2115		0374 2 093	.405 440
53-6	0106	0106	.0107	368	68-1	.2115	.2096		.440
53-7 	.0653	.0648	0648	.436	68-2	.1195	-1184	.1190	.214
61-3	.0101	.0101	0100	460	68-3		1.1040		
61-4	.1165	:1154	1153	:436	68-4 -				
61-5	0681	0675	.0674 -	.441	68=9	5505	5464	.3315	.528

CLASS	1980	1981	1982	D=RATIO	CLASS	1981	1982	1983	D-RATIO
69-2	3527	.3490	.3576	.283	6–7	.1038	.1104	.1105	.412
69-3	1.3873	1.3734	1.3988	321	7 –1	.4347	.4648	.4663	.334
69-4	1076	.1065	1082	334	8-3	.1482	.1574	.1576	.420
69-5	.1076	.1065	.1082		8-4	.2406	.2570	.2577	.349
69-7	.3657	.3624	3634	:415	9–1	.8081	.8650	.8682	.321
69-8 -	.1473	:1461	.1457 —	.442	9–2	.2265	.2418	.2425	.354
69-9 -	.025.4	.0252	0253	411	10–2	.3941	.4198	.4206	.383
71-1	.0136	.0135	0136	.405	10–3	.2300	.2448	.2452	.394
71-2	4.01*	-3.97*	3.94*	.474	10–4	.2300	.2448	.2452	.394
71-3	0609	.0605	.0607	410	10-5	.9742	1.0402	1.0433	.350
71-4	.0121	0120 -	0120	424	10–7	.0308	.0326	.0325	.489
71–5	.0880 -	.0873	0867	469	<u>11–1</u>	.1730	.1838	.1840	.419
71-6	.1552	.1540	.1538	439	11-2	.4039	.4305	.4315	.372
71-7	.2171	.2152	2155	421	11–3	.1331	.1413	.1414	.437
71-8	5290 -	.5244	.5259	413	<u>11–4</u>	.1743	.1850	.1853	.423
71–9 –	1.4284	1.4158	1.4209	408	11–6	.0379	.0400	.0400	.479
72-1	.0643	.0637	.0633 -	470	11-8	.1812	.1937	.1942	.347
72-2 -	.0168	.0166	.0168	:376	13–1	.1370	.1458	.1461	.394
73–1	.1209	.1199	.1189	484	13–3	.0735	.0781	.0782	.427
73–2 	.1203	.1194	.1183	486	13–4	.0045	.0049	.0049	.368
73–7	.1187	.1177	.1163	.498	13-5	.0852	.0904	.0905	.428
73–8	.0592	.0587	.0593	367))	14–1	.2991	.3190	.3199	.363
	Expected	d Loss Rate	es and D_R	Patios	14–4	.1778	.1888	.1892	.411
Expect	ed Loss R	ates in Dol	lars Per W	orkman Hour	15–1	.1323	.1403	.1404	.433
Expect		Indicated I			15-7	.1104	.1173	.1175	.403
				-	17-1	.7602	.8167	.8205	.278
CLASS	1981	1982	1983	D-RATIO	17–2	.7602	.8167	.8205	.278
				A 15	17–3	.1976	.2101	.2104	.409
1-1	.4384	.4682	.4696	.347	17-4	.2170	.2306	.2309	.413
1-2	.2942	.3135	.3143	.376	18-1	.2794	.2971	.2975	.402
1-3	.3644	.3879	.3887	.391	20-2	.2295	.2440	.2443	.404
1-4	.3006	.3212	.3222	.343	20-3	.1483	.1576	.1578	.415
1-5	.3684	.3932	.3944	.357	20-4	.2548	.2713	.2720	.384
1-6	.7071	.7558	.7582	.338	20-5	.1212	.1288_	.1289	.414
1-7	.3177	.3385	.3394	.371	20–7	.1465	.1566	.1571	.340
1-8	.3492	.3717	.3724	.391	20-8	.1008	.1073	.1075	.385
1-9	.5741	.6144	.6166	.324	21-1	.1687	.1796	.1799	.392
2-1	.8037	.8587	.8613		21-2	.1483	.1576	.1578	.415
2-2	.9185	.9820 .4222	.9853 .4243	.335	$\frac{21-4}{21-5}$.0652	.0688_	.0688	.388
2-6	.3930		.2017	.461		.2565	.0959	.0960	
$\frac{3-1}{2}$.1905 .5762	.2016 .6154	.6172	.350	$\frac{22-1}{22-2}$.0906	.1383	.1384	.452
3-2	.1885	.2002	.2005	.419	$\frac{22-2}{24-1}$.2157	.2289	.2291	.439
3-6		.1920	.1923	.392	$\frac{24-1}{29-3}$.2589	.2747	.2749	.430
3-7 4-1	.1804 .7583	.8077	.8094	.383	29-3 29-4	.3262	.3477	.3486	.373
4-1	.4740	.5056	.5068	.368	29-4 29-6	.1649	.1747	.1748	.443
$\frac{4-2}{4-3}$.5501	.5890	.5912	.317	29-8 29-8	.2649	.2830	.2839	.345
$\frac{4-3}{5-2}$.3601	.3820	.3824	.429	31-1	.2759	.2957	.2970	.302
$\frac{3-2}{5-3}$.2250	.2400	.2405	.368	$\frac{31-1}{31-2}$.1980	.2112	.2117	.367
5-4	.4195	.4467	.4476	.383	31-3	.1980	.2112	.2117	.367
5-5	.4672	.4979	.4990	.374	31–3	.2179	.2330	.2339	.331
5-6	.5970	.6332	.6336	.436	31-4	.2985	.3173	.3178	.404
5-0 5-7	.6119	.6517	.6530	.383	33-1	.2863	.3043	.3046	.415
5-8	.6383	.6820	.6841	.343	$\frac{33-1}{33-2}$.2058	.2179	.2180	.458
5-9	.5448	.5837	.5861	.309	33-2	.1111	.1178	.1181	.429
6-1	.1579	.1686	.1691	.356	33-9	.1439	.1529	.1530	.422
$\frac{6-1}{6-2}$.1647	.1749	.1752	.414	34-1	.1393	.1480	.1482	.404
$\frac{6-2}{6-3}$.2817	.2993	.2997	.414	34-1	.1466	.1559	.1561	.402
6-4	.4328	.4616	.4628	.365	34-2	.0462	.0493	.0494	.365
6-6	.0795	.0845	.0847	.414	34–4	.1738	.1838	.1838	.467
0 0	.0175	.00-12	.55 77	••••	57 7		.1030		.707

CLASS	1981	1982	1983	D-RATIO	CLASS	1981	1982	1983	D-RATIO
34–5	.0759	.0806	.0808	.408	48-6	.0257	.0272	.0272	.475
34-6	.0650	.0690	.0691	.422	48-7	.4672	.4979	.4990	.374
34-7	.1116	.1191	.1194	.361	48-8	.1137	.1203	.1203	.465
34–8	.0433	.0463	.0465	.329	48-9	.0699	.0742	.0743	.436
34-9	.0639	.0678	.0679	.438	49–1	.0228	.0244	.0244	.341
35–1	.1676	.1776	.1776	.452	49–2	.0507	.0539	.0540	.423
35–3	.1164	.1232	.1232	.461	49-3	.0228	.0244	.0244	.341
35-5	.1812	.1937	.1942	.347	49-4	.0056	.0059	.0059	.434
35–6	.2245	.2394	.2399	.370	49-5	.0921	.0976	.0976	.444
35–8	.1277	.1351	.1351	.460	49-6	.0186	.0196	.0197	.430
36–1	.0325	.0345	.0345	.433	49–7	.0369	.0394	.0395	.390
36-2	.0325	.0345	.0345	.433	49-8	.0377	.0401	.0402	.401
36-3	.1724	.1827	.1828	.444	49-9	.0377	.0401	.0402	.401
36-4	.3132	.3332	.3337	.401	50-1	1.2577	1.4634	1.4672	.364
36-5	.1133	.1205	.1207	.396 .354	50-2 50-3	.1420	.1508	.1510 .4818	.382
36–6	.2265	.0766	.2425	.430	50-3 50-4	.2410		.2567	.400
$\frac{37-1}{37-2}$.0722	.1997	.2002	.351	51-1	.2992	.2563	.3186	.407
$\frac{37-2}{37-6}$.0722	.0766	.0767	.430	$\frac{51-1}{51-2}$.4764	.5059	.5064	.422
37-0 37-7	.1346	.1430	.1431	.424	$\frac{51-2}{51-3}$.4109	.4382	.4394	.366
$\frac{37-7}{37-8}$.0752	.0795	.0795	.467	$\frac{51-3}{51-4}$.2066	.2198	.2201	.398
38-1	.0990	.1056	.1058	.366	$\frac{51-4}{51-6}$.2066	.2198	.2201	.398
$\frac{38-1}{38-2}$.0599	.0634	.0635	.449	51-7	.1438	.1528	.1530	.415
$\frac{38-2}{38-3}$.0599	.0634	.0635	.449	51-8	.2673	.2851	.2857	.369
$\frac{38-5}{38-5}$.0599	.0634	.0635	.449	51-9	.2005	.2141	.2147	.348
38-6	.0599	.0634	.0635	.449	52-1	.1438	.1528	.1530	.415
38-8	.0670	.0711	.0711	.428	52–4	.5519	.5843	.5845	.456
38-9	.0752	.0795	.0795	.467	52-5	.2673	.2851	.2857	.369
39–1	.1177	.1254	.1257	.381	52-6	.1558	.1665	.1670	.339
39–2	.2252	.2394	.2398	.405	52–7	.0472	.0501	.0502	.410
39–3	.3171	.3374	.3380	.398	52-8	.2544	.2707	.2712	.391
39–4	.2252	.2394	.2398	.405	52-9	.1960	.2084	.2087	.410
39-5	.0477	.0503	.0503	.491	53-1	.0060	.0063	.0063	.412
39-6	.1701	.1803	.1804	.444	53-5	.0101	.0108	.0108	.407
39-9	.0607	.0639	.0639	.505	53-6 53-7	.0119	.0127 .0785	.0128 .0786	.405
40-2 41-1	.0469	.0498	.0499	.364	$\frac{33-7}{61-3}$.0114	.0121	.0121	.468
$\frac{41-1}{41-3}$.0874	.0925	.0926	.449	$\frac{61-3}{61-4}$.1310	.1390	.1392	.430
$\frac{41-3}{41-4}$.0469	.0498	.0499	.429	$\frac{61-4}{61-5}$.0766	.0810	.0810	.462
$\frac{41-7}{41-7}$.0249	.0265	.0265	.417	61-6	.0766	.0810	.0810	.462
41-8	.0469	.0498	.0499	.429	$\frac{61-7}{61-7}$.0572	.0612	.0614	.328
41-9	.0469	.0498	.0499	.429	61-8	.1417	.1493	.1531	.513
42-1	.1826	.1949	.1954	.364	61-9	.0135	.0143	.0143	.418
43-1	.2808	.2975	.2977	.446	62–1	.0579	.0616	.0618	.383
43-2	.2762	.2932	.2935	.424	62-2	.2383	.2536	.2541	.393
43–3	.2987	.3166	.3168	.441	62-3	.0439	.0466	.0467	.395
43-4	.2363	.2511	.2515	.409	62–4	.0482	.0510	.0510	.468
43–5	.4404	.4677	.4682	.419	62-5	.0482	.0510	.0510	.468
44–1	.1562	.1657	.1660	.429	62-6	.0482	.0510	.0510	.468
44-2	.2058	.2198	.2204	.351	62-7	.2724	.2889	.2891	.438
44-4	.1483	.1576	.1578	.415	$\frac{62-8}{62-9}$.0943	.1006	.1009	.362
45-1	.0443	.0474	.0476	.323	62-9 63-1	.0699 .0426	.0742	.0743	.434
45-2	.0181	.0194	.0237	.436	$\frac{63-1}{63-2}$.0603	.0642	.0644	.400
45-3 45-4	.0224	.0237	.0237	.436	$\frac{63-2}{63-3}$.0161	.0172	.0172	.422
45-4 46-1	.1761	.1887	.1895	.309	$\frac{63-3}{63-4}$.0457	.0486	.0488	.363
$\frac{40-1}{48-2}$.0836	.0890	.0893	.379	$\frac{63-4}{63-5}$.0205	.0216	.0216	.440
48-3	.0985	.1046	.1047	.433	63-6	.0644	.0682	.0682	.454
48-4	.1983	.2108	.2111	.409	63-7	.0275	.0291	.0291	.459
48-5	.1035	.1096	.1097	.447	63–8	.0141	.0151	.0152	.350

CLASS	1981	1982	1983	D-RATIO
63-9	.0342	.0362	.0362	.456
$\frac{63-7}{64-1}$.0275	.0291	.0291	.459
$\frac{64-2}{64-2}$.0840	.0895	.0897	.382
$\frac{64-2}{64-3}$.0502	.0531	.0531	.467
64-4	.0177	.0188	.0189	.387
64–5	.1489	.1578	.1579	.440
64–6	.0275	.0291	.0291	.459
64–7	.0653	.0695	.0697	.385
64-8	.1108	.1182	.1185	.370
64-9	.1641	.1743	.1745	.416
$\frac{64-5}{65-1}$.0148	.0157	.0157	.442
$\frac{65-1}{65-2}$.0053	.0056	.0056	.420
$\frac{65-2}{65-3}$.0453	.0487	.0491	.242
65-4	.0599	.0633	.0633	.493
$\frac{65}{65-5}$.0645	.0685	.0686	.410
65-6	.0157	.0168	.0168	.393
$\frac{65-7}{65-7}$.1083	.1150	.1151	.433
65-8	.1083	.1150	.1151	.433
65-9	.0602	.0637	.0637	.475
66-1	.0844	.0897	.0898	.413
66-2	.1570	.1663	.1664	.444
66-3	.0822	.0870	.0870	.458
66-4	.0260	.0275	.0276	.397
66-5	.0686	.0728	.0729	.424
66-7	.0473	.0502	.0503	.394
66-8	.1071	.1139	.1143	.389
66-9	.5876	.6182	.6173	533
67-4	.0612	.0651	.0652	.533 .398
67-5	.1714	.1812	.1812	.474
67-6	.0963	.1023	.1025	.405
$\frac{67-7}{67-7}$	2.76*	2.90*	2.89*	.551
67-8	6.8475	5.1356	3.4238	.426
67-9	.0428	.0453	.0453	.477
68-1	.2380	.2521	.2523	.447
$\frac{68-2}{68-2}$.1337	.1419	.1420	.428
$\frac{68-3}{68-3}$	1.2183	1.3152	1.3233	.217
$\frac{68-4}{68-4}$.0780	.0831	.0832	.376
68-9	.6278	.6617	.6610	.512
69-2	.3880	.4160	.4177	.302
69-3	1.5373	1.6459	1.6520	.319
69-4	.1189	.1268	.1270	.376
69–4 69–5	.1189	.1268	.1270	.376
69–7	.4108	.4369	.4376	.402
69-8	.1660	.1759	.1760	.440
69–9	.0285	.0303	.0304	.405
71-1	.0153	.0164	.0164	.409
71-2 71-3	4.29*	4.54*	4.53*	.477
71-3	.0685	.0728	.0730	.391
71–4	.0136	.0145	.0145	.420
71–5	.0994	.1050	.1049	.483
71–6	.1750	.1859	.1861	.423
71-7	.2442	.2596	.2601	.403
71-8	.5928	.6290	.6296	.429
71-9	1.6028	1.7046	1.7075	.401
72-1	.0725	.0764	.0764	.503
72-2	.0186	.0197	.0198	.402
73–1	.1376	.1459	.1460	.432
73–2	.1363	.1438	.1438	.493
73–7	.1347	.1421	.1421	.494
73-8	.0660	.0703	.0705	.385

*Daily expected loss rate

AMENDATORY SECTION (Amending Order 83-36, filed 11/30/83, effective 1/1/84)

WAC 296-17-890 TABLE IV.

Maximum experience modifications for firms with no compensable accidents:

Expected	Maximum Experience
Loss Range	Modification
((1=853)) 1-958	.90
((854–912)) 959–1,024	.89
((913–975)) 1,025–1,095	.88
((976–1,045)) 1,096–1,174	.87
((1,046-1,122)) 1,175-1,260	.86
$((\overline{1,123-1,204}))$.85
$\frac{1,261-1,352}{((\frac{1,205-1,292}{1,252}))}$.84
$(\frac{1,353-1,451}{1,293-1,389}))$.83
$(\frac{1,452-1,560}{(1,390-1,496}))$.82
$((\frac{1,561-1,680}{1,497-1,612}))$.81
$\frac{1,681-1,811}{((\frac{1,613-1,737}{}))}$.80
$\frac{1,812-1,951}{((\frac{1,738-1,875}{1,052,2,106}))}$.79
$\frac{1,952-2,106}{((\frac{1,876-2,025}{2,107,2,275}))}$.78
$\frac{2,107-2,275}{((\frac{2,026-2,188}{2,276-2,458}))}$.77
$((\overline{2,189-2,368}))$.76
$\frac{2,459-2,660}{((\frac{2,369-2,566}{2,369-2,566}))}$.75
$\begin{array}{c} 2,661-2,882\\ ((\frac{2,567-2,784}{2,567-2,784})) \end{array}$.74
2,883-3,127 ((2,785-3,023))	.73
$\frac{3,128-3,396}{((\frac{3,024-3,287}{}))}$.72
$((\frac{3,397-3,692}{3,288-3,577}))$.71
3,693–4,018 ((3,578 and over))	.70
4,019–4,378 4,379–4,777 4,778–5,218 5,219–5,708	<u>.69</u>
4,778-5,218	.68 .67 .66 .65
5,219-5,708 5,709-6,253	.67
$\frac{5,709-6,253}{6,254}$ and over	.00 65
0,237 and Over	.03

AMENDATORY SECTION (Amending Order 84-12, filed 6/1/84)

WAC 296-17-895 INDUSTRIAL INSURANCE ACCIDENT FUND BASE RATES AND MEDICAL Α in b

Rates Effective January 1, ((1984)) 1985

C 20617	_XOS INHTHETTOLA	LI INICIIDANICE				
	-895 INDUSTRIA			Accident	Medical	
DENT FUND BASE RATES AND MEDICAL ATES BY CLASS OF INDUSTRY. Industrial				Fund Base	Aid Fund	
			Class	Rate	Rate	
	nt fund base rates and		——————————————————————————————————————		Kate	
ss or mausi	try shall be as set for					
	Rates E	Effective	11–6	.0602	.0957	
	January 1	, ((1984)) 1985	11–8	.2853	.2897	
			13–1	.2165	.2266	
	Accident	Medical	13-1			
	Fund Base	Aid Fund		.1165	.1643	
Class			13-4	.0072	.0140	
Class	Rate	Rate	13-5	.1350	.1884	
	·		14–1	.4712	.5766	
			14-4	.2812	.1908	
1-1	.6897	.4712	15-1	.2097	.2296	
1-2	.4642	.4157	157	.1744	.1764	
1-3	.5756	.5629	17–1	1.1894	.6408	
1-4	.4729	.3509	17–2	1.1894	.6408	
1-5	.5802	.5533	17-3			
1–6	1.1119	.7710		.3126	.2402	
1–7	.5008		17–4	.3434	.3618	
		.3805	18-1	.4416	.4813	
1-8	.5516	.3842	20–2	.3628	.2953	
1–9	.9017	.7761	20–3	.2348	.2312	
2-1	1.2644	.8667	20-4	.4022	.4622	
2-2	1.4438	1.0578	20-5	.1918	.2349	
2–6	.6145	.5299	20-7	.2304	.2400	
3-1	.3027	.2989	20-8	.1591		
3-2	.9070	.4880			.1500	
3-6	.2985	.3109	21-1	.2665	.2907	
3–3 3–7			21-2	.2348	.2312	
	.2849	.3448	21-4	.1039	.1658	
4-1	1.1969	.9475	21-5	.4050	.3988	
4–2	.7472	.8755	22-1	.1438	.1335	
4–3	.8635	.6254	22-2	.2069	.1612	
5-2	.5704	.4199	24–1	.3419	.3343	
5–3	.3547	.4093	29–3	.4101	.4165	
5-4	.6620	.4903	29–4	.5145		
5–5	.6870_	.5786	29–6		.4117	
5-6	.8826	.7491		.2615	.2753	
5–7			29–8	.4168	.4232	
	.9005	.7277	31–1	.4325	.3453	
5–8	1.0040	.7730	31-2	.3122	.2466	
5–9	.8546	.6579	31–3	.3122	.2466	
6–1	.2488	.2646	31–4	.3424	.2733	
6–2	.2606	.2413	31–5	.4718	.4629	
6–3	.4458	.2739	33-1	.4532	.4365	
6-4	.6820	.7121	33-2	.3269	.3180	
6-6	.1259	.1492	33–3			
6–7	.1643	.1710		.1760	.2333	
7–1	.6832		33–9	.2279	.3075	
		.7223	34–1	.2201	.2312	
8-3	.2346	.2085	34–2	.2318	.2810	
8–4	.3787	.5207	34–3	.0728	.0529	
9–1	1.2688	.4948	34–4	.2761	.2897	
10–2	.6220	.4093	34–5	.1200	.1223	
10-3	.3633	.2779	34–6	.1029	.1842	
10-4	.3633	.2779	34–0 34–7			
10-5	1.5333	1.0170		.1759	.2141	
10–3 10–7	.0491	.0727	34–8	.0680	.0793	
			34–9	.1014	.1308	
11-1	.2739	.2697	35–1	.2660	.3516	
11-2	.6368	.4830	35–3	.1849	.2459	
(1)	.2111	.2125	35-6	.3539	.2729	
11-3 11-4	.2761	.2916	33-0	.3339	,Z129	

Rates Effective January 1, ((1984)) 1985

Rates Effective January 1, ((1984)) 1985

	January 1	January 1, ((1984)) <u>1985</u>		January 1, ((1984)) <u>1983</u>		
Class	Accident Fund Base Rate	Medical Aid Fund Rate	Class	Accident Fund Base Rate	Medical Aid Fund Rate	
				2.1610	1.5440	
36–2	.0516	.0637	50–1	2.1618	1.5449	
36-3	.2735	.3318	50–2	.2249	.2750	
36–4	.4951	.4203	50-3	.7123	.3866	
36–5	.1790	.2027	50-4	.3808	.4928	
36–6	.3566	.3526	51-1	.4732	.4309	
37–1	.1144	.1506	51-2	.7544	.7078	
37–2	.2944	.2461	51–3	.6477	.5469	
37–7	.2132	.2141	51–6	.3264	.4004	
.37–8	.1195	.1352	51-8	.4214	.4669	
38-1	.1560	.1784	51-9	.3154	.2806	
38-2	.0950	.1075	52-1	.2275	.2250	
38–8	.1061	.1199	52–4	.8762	.4040	
39–1	.1858	.1632	52-6	.2450	.2506	
39–2	.3561	.3063	52-7	.0746	.0964	
39–3	.5012	.6399	52-8	.4017	.4901	
39–5	.0759	.1165	52-9	.3101	.3760 .0135	
39–6	.2698	.2807	53-1 53-5	.0094 .0160	.0199	
39–9	.0967	.1452	53–5 53–6	.0188	.0172	
40–2	.3949	.2951	53–6 53–7	.1167	.1142	
41-1	.0744	.0994	61–3	.0182	.0277	
41–3	.1386	.1872 .0577	61–4	.2076	.2027	
41-7	.0394 .0744	.0994	61–5	.1216	.1578	
41-8 41-9	.0744	.0994	61–7	.0899	.1087	
41 -9 42-1	.2878	.2277	61–8	.2379	.2306	
43-1	.4455	.4505	61–9	.0213	.0233	
43-2	.4374	.4525	62–1	.0914	.1098	
43-3	.4736	.5513	62-2	.3765	.3076	
43–4	.3737	.3327	62–3	.0693	.0824	
43-5	.6971	.4550	62-4	.0766	.1057	
44–1	.2475	.2277	62-5	.0766	.1057	
44-2	.3239	.3004	62–6	.0766	.1057	
444	.2348	.2312	62–7	.4319	.7898	
45-1	.0696	.0772	62-8	.1486	.1633	
45-2	.0287	.0267	62–9	.1109	.1970	
45-4	.0355	.0641	63–1	.0672	.0595	
46–1	.2762	.4672	63-2	.0954	.0859	
48-2	.1319	.1340	63-3	.0256	.0277	
48–3	.1562	.2269	63–4	.0719	.0729	
48–4	.3137	.3029	63-5	.0324	.0482	
48-5	.1642	.1788	636	.1022	.1537 .0188	
48–6	.0409	.0534	63-8 63-9	.0223 .0542	.0854	
48-7	.6870	.5786	64-2	.1326	.1222	
48-8	.1807	.2547 .1211	64-3	.0798	.1023	
48-9	.1109	.0565	64-4	.0279	.0387	
49-1 49-2	.0358 .0804	.0914	64–5	.2361	.2813	
49-2 49-3	.0358	.0565	64-6	.0437	.0544	
49-3 49-4	.0089	.0122	64–7	.1031	.1215	
49-5	.1460	.1484	64–8	.1747	.2354	
49-6	.0294	.0374	64–9	.2597	.3415	
49–7	.0584	.0574	65-1	.0235	.0256	
49–8	.0596	.1286	65-2	.0083	.0123	
49–9	.0596	.1286	65–3	.0706	.0394	

Rates Effective January 1, ((1984)) 1985

		., ((120.)) <u>1205</u>
	Accident	Medical
	Fund Base	Aid Fund
Class	Rate	Rate
65–4	.0955	.1589
65-5	.1020	1077
65–6	.0249	.0308
65-8	.1718	.1967
65–9	.0959	.1225
66-1	.1335	.1521
66–2	.2489	.2088
66-3	.1306	.1409
66–4	.0410	.0440
66–5	.1086	.1299
66–7	.0746	.0964
66–8	.1691	.1301
66-9	.9389	1.1782
67–4	.0967	.1220
67–5	.2727	.4213
67–6	.1522	.1847
67–7	4.66*	8.98*
67–8	1.0846	1.0980
67–9	.0681	.1052
68-1	.3776	.2545
68-2	.2118	.2730
68-3	1.8960	1.5451
68–4	.1230	.1576
68-9	1.0015	2.0736
69–1	_	.0562
69–2	.6083	.3585
69–3	2.4133	2.7010
69–4	.1876	.1990
69–5	.1876	.1990
69–6	_	.1990
697	.6494	.5735
69–8	.2631	.2148
69–9	.0451	.0544
71-1	.0243	.0256
71–2	7.20*	27.14*
71-3	.1081	.1108
71-4	.0216	.0209
71–5	.1581	.1456
71–6	.2772	.2683
71-7	.3861	.4111
71-8	.9391	.7929
71–9	2.5333	2.2113
72–1	.1155	.1154
72–2	.0294	.0296
72–3	.0547	.0575
72–4	-	-
73–1	.2179	.3068
73–2	.2170	.3079
73–7	.2145	.3109
73–8	.1042	.1235
73-9	<u>.0681</u>	.1052

*Daily rate. The daily rate shall be paid in full on any person for any calendar day in which any duties are

performed that are incidental to the profession of the worker.

WSR 84-24-017 ADOPTED RULES DEPARTMENT OF RETIREMENT SYSTEMS

[Order V-Filed November 28, 1984]

I, Robert L. Hollister, Jr., director of the Department of Retirement Systems, do promulgate and adopt at Olympia, Washington, the annexed rules relating to adding a section to chapter 415–02 WAC entitled Insurance premium deductions for retirees—Enrollment requirements. The proposal would require any insurance provider requesting the department to deduct premiums from retirement benefit allowances to secure at least twenty-five participants in or for the department to deduct such premiums. Providers currently receiving deductions who do not have twenty-five enrolled participants will have twelve months to increase enrollment. Providers who fall below twenty-five participants will have ninety days to meet the enrollment standard.

This action is taken pursuant to Notice No. WSR 84-20-108 filed with the code reviser on October 3, 1984. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Retirement Systems as authorized in RCW 41.50.050(5) and 41.50.090.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 28, 1984.

By Robert L. Hollister, Jr. Director

NEW SECTION

WAC 415-02-100 RETIREE **INSURANCE** PREMIUM DEDUCTIONS FOR RETIREES—EN-ROLLMENT REQUIREMENTS Effective December 1, 1984 the Department of Retirement Systems will not accept requests by retirees of any of the systems which the department administers to deduct premiums for any kind of insurance from retirement allowances unless the provider has at least twenty-five such retirees enrolled in a withholding program. Any providers who now have less than twenty-five retirees in their deduction program will have twelve months in which to secure at least twenty-five participants. Failing to acquire the required minimum within twelve months will result in suspension of the deduction program for such provider. Any provider presently qualified who drops below twenty-five participants in the future will be suspended if they remain under twenty-five participants for ninety days.

WSR 84-24-018 EMERGENCY RULES DEPARTMENT OF GAME (Game Commission)

[Order 249—Filed November 28, 1984]

Be it resolved by the State Game Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to steelhead fishing regulation change on the Snake River, WAC 232-28-60802.

We, the State Game Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is use of the 2-1/4" dorsal fin standard for the selective harvest of hatchery-origin fish caused a significant harvest of one-ocean wild fish, particularly during the 1983 fishing season. The revision to 2" will more effectively implement the original intent of the regulation.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 77.12.030 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 28, 1984.

By Vern E. Ziegler

Chairman, Game Commission

NEW SECTION

WAC 232-28-60802 STEELHEAD FISHING REGULATION CHANGE ON THE SNAKE RIVER. Notwithstanding the provisions of WAC 232-28-608, WAC 232-28-609, and WAC 232-28-610, effective November 28, 1984 through December 31, 1984, the following regulations will be in effect.

SNAKE RIVER, 164, 165, 166, 167, 168 From mouth to the mouth of Redbird Creek.

Year around

TROUT; min. lgth.-10". Catch limit-6, no more than 2 over 20". CLOSED to the taking of trout (including steelhead over 20" in lgth.) Apr. 1-May 31. Closed to the taking of steelhead over 20" June 1-Aug. 31. From Sep. 1-Nov. 14, only trout (including steelhead over 20" in lgth.) with dorsal fins measuring 2" or less in height may be reduced to possession. Barbless hooks required. Unlawful to possess a trout (including steelhead over 20" in lgth.) with a freshly cut or mutilated dorsal fin. **CLOSED WATERS:** within 400 of the base of any dam and within a 400 radius around the fish ladder entrance at Lyons Ferry Hatchery

From the mouth of Redbird Creek upstream. Year around

TROUT: min. lgth.-10" Catch limit-6, no more than 2 over 20". Closed to the taking of trout (including steelhead over 20" in length) Apr. 1-May 31. From Sep. 1-Dec. 31 and Jan. 1-Mar. 31, only trout (including steelhead over 20" in length) with dorsal fins measuring 2" or less in height may be reduced to possession, barbless hooks required. Unlawful to possess a trout (including steelhead over 20" in lgth.) with a freshly cut or mutilated dorsal fin.

WSR 84-24-019 NOTICE OF PUBLIC MEETINGS PENINSULA COLLEGE

[Memorandum-November 26, 1984]

The board of trustees of Community College District #1, meeting in regular session on November 14, 1984, adopted the schedule of meeting dates as follows for the 1985 calendar year:

January 16 February 20 March 20 April 17 May 15 June 19 July 17 August 15 September 18 October 16 November 20 December 18

WSR 84-24-020 NOTICE OF PUBLIC MEETINGS LOWER COLUMBIA COLLEGE

[Memorandum-November 26, 1984]

The following list of meeting dates was approved by the Community College District 13 board of trustees on November 14. All meetings are scheduled to begin at 7:00 p.m., on the second Wednesday of each month.

January 9, 1985 February 13, 1985 March 13, 1985 April 10, 1985 May 8, 1985 June 12, 1985 July 10, 1985 August 14, 1985 September 11, 1985 October 9, 1985 November 13, 1985 December 11, 1985

WSR 84-24-021 EMERGENCY RULES DEPARTMENT OF LICENSING (Board of Occupational Therapy Practice)

[Order PL 499—Filed November 28, 1984]

Be it resolved by the Board of Occupational Therapy Practice, acting at the Third Floor Conference Room, Eastside Plaza, 1300 Quince Street, Olympia, WA, that it does adopt the annexed rules relating to definitions, new section WAC 308-171-001.

We, the Board of Occupational Therapy Practice, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is this rule is necessary to implement the Occupational Therapy Act, chapter 18.59 RCW, which was effective June 7, 1984.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 18.59.130 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 27, 1984.

By Cynthia J. Jones Executive Secretary

NEW SECTION

WAC 308-171-001 DEFINITIONS. (1) "Supervision" and "regular consultation" in RCW 18.59.020(4)

shall mean an on-site visit a minimum of once a week or once every five sessions of treatment for an individual, whichever occurs more frequently.

(2) "Professional supervision" in RCW 18.59.020(5) shall mean continuous on-site supervision by an occupational therapist.

WSR 84-24-022 PROPOSED RULES INSURANCE COMMISSIONER

[Filed November 29, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Insurance Commissioner intends to adopt, amend, or repeal rules concerning standards for conversion plans mandated by chapter 190, Laws of 1984, applicable to insurers, health care service contractors and health maintenance organizations, by amending WAC 284-52-050 and 284-52-060;

that the agency will at 10:00 a.m., Thursday, January 10, 1985, in the Insurance Commissioner's Conference Room, Insurance Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 48.02.060, 48.44.050 and 48.46.200.

The specific statute these rules are intended to implement is RCW 48.21.270, 48.44.380 and 48.46.460.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 10, 1985.

Dated: November 29, 1984

By: Robert E. Johnson

Deputy Commissioner

STATEMENT OF PURPOSE

Title: Amending WAC 284-52-050 and 284-52-060, to remove prescription drugs and prescribed durable medical equipment as mandatory benefits under major medical and comprehensive medical conversion plans.

The statutory authority for the proposed amendments is, with respect to insurers, RCW 48.02.060 to effectuate RCW 48.21.270; with respect to health care service contractors, RCW 48.44.050 to effectuate RCW 48.44.380; and with respect to health maintenance organizations, RCW 48.46.200 to effectuate RCW 48.46.460.

As originally adopted, the rules required that prescription drugs and prescribed durable medical equipment be included as benefits under major medical comprehensive medical conversion plans. Following adoption, comments were received indicating that the effect of the rules was to require insurers, health care service contractors, and, particularly, health maintenance organizations to provide benefits in conversion plans which had not been provided in the original plans from which conversions would be made. It was concluded that it was not the intent of the legislature to substantially broaden coverage in conversion plans from the

coverage generally offered under the original plans. Further, it was determined that substantial reductions in premiums would result from eliminating the two benefits from the list of mandatory benefits.

Robert E. Johnson, Deputy Commissioner, (206) 753-2406, was responsible for drafting the amendment. Implementation and enforcement of the changes with respect to health care service contractors and health maintenance organizations will be the responsibility of A. G. Vande Wiele, Deputy Commissioner, (206) 753-7381; and with respect to insurers will be the responsibility of Don Starovasnik, Actuary, (206) 753-7305. Each of those individuals has his office in the Insurance Building, AO-21, Olympia, Washington 98504.

The amendments are proposed by the insurance commissioner, a state public official.

The amendments are not necessary as the result of federal law or federal or state court action.

Small Business Economic Impact Statement: The proposed amendments will have no economic impact on large or small businesses. They merely make the providing of coverage for prescription drugs and prescribed durable medical equipment an option rather than a mandatory requirement, with respect to conversion plans.

AMENDATORY SECTION (Amending Order R 84-4, filed 9/19/84)

WAC 284-52-050 MAJOR MEDICAL PLAN. A major medical plan shall have an annual deductible amount of no less than one thousand dollars or more than five thousand dollars per person and shall provide at least the following benefits:

(1) A lifetime maximum amount of benefits of two hundred fifty thousand dollars.

(2) Payment of at least seventy-five percent of the usual and customary charges for the following:

(a) Daily hospital room and board expenses not less than the semiprivate room rate or less than one hundred twenty days per calendar or contract year.

(b) Ancillary hospital expenses.

(c) Surgeons' fees.

(d) Assistant surgeons' fees.

(e) Anesthesiologists' and anesthetists' fees. (f) Inpatient and outpatient physician services.

((g) Prescription drugs.

(h) Prescribed durable medical equipment:))

AMENDATORY SECTION (Amending Order R 84-4, filed

WAC 284-52-060 COMPREHENSIVE MEDICAL PLAN. Except as provided in subsection (3) of this section, a comprehensive medical plan shall have an annual deductible amount of five hundred dollars per person and shall provide at least the following benefits:

(1) A lifetime maximum amount of benefits of five hundred thousand dollars per person.

(2) Payment of at least eighty percent of the usual and customary charges for the following:

(a) Daily hospital room and board expenses not less than the semiprivate room rate nor less than one hundred eighty days per calendar or contract year.

(b) Ancillary hospital expenses.

(c) Surgeons' fees.

(d) Assistant surgeons' fees.

(e) Anesthesiologists' and anesthetists' fees.

(f) Inpatient and outpatient physician services.

(((g) Prescription drugs.

(h) Prescribed durable medical equipment.))

(3) A health maintenance organization's comprehensive medical plan may provide for no deductible amount or a deductible in any amount not exceeding five hundred dollars.

WSR 84-24-023 **EMERGENCY RULES** INSURANCE COMMISSIONER [Order R 84-6-Filed November 29, 1984]

I, Dick Marquardt, Insurance Commissioner, do promulgate and adopt at Olympia, Washington, the annexed rules relating to standards for conversion plans mandated by chapter 190, Laws of 1984, by amending WAC 284-52-050 and 284-52-060, to remove prescription drugs and prescribed durable medical equipment as mandatory benefits in major medical and comprehensive medical conversion plans.

I, Dick Marquardt, Insurance Commissioner, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the final standards for conversion policies must be in force and known by insurers before January 1, 1985. Inadequate time exists to adopt the annexed amendments as permanent rules pursuant to statutory notice and hearing requirements, prior to the deadline. Therefore, these amendments are adopted on an emergency basis.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 48.02.060, 48.44.050 and 48.46.200 which directs that the Insurance Commissioner has authority to implement the provisions of RCW 48.21.270, 48.44.380 and 48.46.460.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 29, 1984. Dick Marquardt Insurance Commissioner By Robert E. Johnson

Deputy Commissioner

AMENDATORY SECTION (Amending Order R 84– 4, filed 9/19/84)

WAC 284-52-050 MAJOR MEDICAL PLAN. A major medical plan shall have an annual deductible amount of no less than one thousand dollars or more than five thousand dollars per person and shall provide at least the following benefits:

(1) A lifetime maximum amount of benefits of two hundred fifty thousand dollars.

(2) Payment of at least seventy-five percent of the usual and customary charges for the following:

(a) Daily hospital room and board expenses not less than the semi-private room rate or less than one hundred twenty days per calendar or contract year.

(b) Ancillary hospital expenses.

(c) Surgeons' fees.

(d) Assistant surgeons' fees.

(e) Anesthesiologists' and anesthetists' fees.

(f) Inpatient and outpatient physician services.

((g) Prescription drugs.

(h) Prescribed durable medical equipment.))

AMENDATORY SECTION (Amending Order R 84-4, filed 9/19/84)

WAC 284-52-060 COMPREHENSIVE MEDI-CAL PLAN. Except as provided in subsection (3) of this section, a comprehensive medical plan shall have an annual deductible amount of five hundred dollars per person and shall provide at least the following benefits:

- (1) A lifetime maximum amount of benefits of five hundred thousand dollars per person.
- (2) Payment of at least eighty percent of the usual and customary charges for the following:
- (a) Daily hospital room and board expenses not less than the semi-private room rate nor less than one hundred eighty days per calendar or contract year.
 - (b) Ancillary hospital expenses.
 - (c) Surgeons' fees.
 - (d) Assistant surgeons' fees.
 - (e) Anesthesiologists' and anesthetists' fees.
 - (f) Inpatient and outpatient physician services.

(((g) Prescription drugs.

- (h) Prescribed durable medical equipment.))
- (3) A health maintenance organization's comprehensive medical plan may provide for no deductible amount or a deductible in any amount not exceeding five hundred dollars.

WSR 84-24-024 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 84-202-Filed November 29, 1984]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of coho salmon are available.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 29, 1984.

By Russell W. Cahill for William R. Wilkerson Director

NEW SECTION

WAC 220-57-28000F HOQUIAM RIVER. Notwithstanding the provisions of WAC 220-57-280, effective 12:01 a.m. December 1, 1984, until further notice: Bag limit A except chinook salmon over 24 inches in length must be released immediately.

NEW SECTION

WAC 220-57-52000F WISHKAH RIVER. Notwithstanding the provisions of WAC 220-57-520, effective 12:01 a.m. December 1, 1984, until further notice: Bag limit A except chinook salmon over 24 inches in length must be released immediately.

NEW SECTION

WAC 220-57-52500F WYNOOCHEE RIVER. Notwithstanding the provisions of WAC 220-57-525, effective 12:01 a.m. December 1, 1984, until further notice: Bag limit A except chinook salmon over 24 inches in length must be released immediately.

REPEALER

The following sections of the Washington Administrative code are repealed effective 12:01 a.m. December 1, 1984:

WAC 220-57-28000E HOQUIAM RIVER (84-169)

WAC 220-57-52000E WISHKAH RIVER (84-169)

WAC 220-57-52500E WYNOOCHEE RIVER (84-169)

WSR 84-24-025 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 84-203—Filed November 29, 1984]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 6, 6A, 7 and 7A provide protection for Canadian origin chum. Restrictions in Areas 6B and 9 provide protection for Stillaguamish-Snohomish and south sound chum. Restrictions in Area 10C and the Cedar River provide protection for local sockeye stocks. Restrictions in Area 10D provide protection for sockeye while allowing harvest of surplus coho. Restrictions in the Samish River protect natural Samish origin chum. Restrictions in the Dungeness, Sekiu, Hoko, Clallam, Pysht, and Lyre

rivers, Deep and Salt creeks and Area 6D provide protection for local coho and chum stocks. Restrictions in Area 8 and the Skagit River provide protection for Skagit River origin chinook, chum and coho. Restrictions in Areas 12A and 12D provide secondary protection for Hood Canal natural chum stocks. Restrictions in Area 8A and the Stillaguamish River and Snohomish River protect natural Stillaguamish and Snohomish chum. Restrictions in Minter Creek protect normal timed chum returning to Minter Creek Hatchery. Restrictions in Areas 10, 11, 13, 13C, 13E, 13H, 13I, 13J and 13K are required to protect south sound normal chum stocks. Restrictions in Area 7C and 13A are no longer required.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 29, 1984.

By Russell W. Cahill for William R. Wilkerson Director

NEW SECTION

WAC 220-28-434 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS. Effective 12:00 AM December 2, 1984, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Area 6 – Closed to all commercial net gear. Areas 6A, 7 and 7A – Closed to all commercial fishing.

Areas 6B and 9 - Closed to all commercial fishing.

Area 6D – Closed to all commercial fishing. Area 8 – Closed to all commercial fishing. Skagit River – Closed to all commercial net gear except dip bag nets and beach seines, and all chinook greater than 24 inches, all coho greater than 20 inches in length and all chum must be released, when open.

Area 8A – Closed to all commercial fishing except in that portion easterly of a line projected from Mission Point to Red Nun Buoy #2 to Hermosa Point.

Snohomish River and Stillaguamish River – Closed to all commercial fishing.

Areas 10, 11, 13C, 13E, 13H, 13I, 13J, and 13K – Closed to all commercial fishing. Area 10C – Closed to all commercial fishing.

Area 10D - (1) All gear other than gillnet gear must release all sockeye when open. (2)

Closed to all commercial fishing in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek.

Areas 12A and 12D - Closed to all commercial fishing.

Area 13 excluding that portion of Hale Pass north of the southern cable crossing marked by signs near the entrance to Wollochet Bay and south of the Fox Island Bridge – Closed to all commercial fishing.

Dungeness River, Samish River, Cedar River, Sekiu River, Hoko River, Clallam River, Pysht River, Lyre River, Salt Creek, Minter Creek, Deep Creek – Closed to all commercial fishing.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 AM December 2, 1984.

WAC 220–28–433 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (84–199)

WSR 84-24-026 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 84-204-Filed November 29, 1984]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is openings in Area 13A provide opportunity for harvest of non-Indian allocation of late timed chum. All other marine and freshwater areas are closed to prevent overharvest.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 29, 1984.

By Russell W. Cahill
for William R. Wilkerson
Director

NEW SECTION

WAC 220-47-927 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

*Area 13A (excluding the following portions: (1) Burley Lagoon north of State Route 302; (2) waters within a 100-yard radius from the outer oyster stakes off Minter Creek and all of Minter Creek Bay. and (3) waters westerly of a line drawn true north from Thompson Spit at the mouth of Glen Cove and all of Glen Cove) - Closed except gill nets using 6-inch minimum mesh may fish from 3:00 PM to 9:00 AM nightly. Sunday through Thursday nights, December 2 through the morning of December 7, and purse seines using the 5-inch strip may fish from 5:00 AM to 8:00 PM daily Monday through Friday, December 3 through December 7.

*Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7B, 7C, 7D, 8, 8A, 9, 9A, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12, 12A, 12B, 12C, 12D, 13, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K and all freshwater areas – closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective immediately.

WAC 220-47-926 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (84-198)

WSR 84-24-027 EMERGENCY RULES OFFICE OF MINORITY AND WOMEN'S BUSINESS ENTERPRISES

[Order 84-9-Filed November 30, 1984]

I, Carolyn V. Patton, director of the Office of Minority and Women's Business Enterprises, do promulgate and adopt at 406 South Water Street, Olympia, WA 98504, the annexed rules relating to timely certification, WAC 326-30-090.

I, Carolyn V. Patton, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the interim list of certified businesses expires on December 1, 1984. The extension of the interim list to December 24, 1984, is required to allow for an unanticipated/unavoidable printing delay.

This delay causes the office to revise its distribution schedule. The OMWBE directory is used by state agencies, educational institutions, the general business community as well as minority and women's business enterprises.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to chapter 39.19 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 30, 1984.

By Carolyn V. Patton Director

AMENDATORY SECTION (Amending [Emergency] Order 84–8, filed 8/31/84)

WAC 326-30-090 TIMELY CERTIFICATION. Only businesses certified at the time of the submission of bids or proposals, or at the time the contract is awarded if competitive bidding is not utilized, may be counted toward the agency's or educational institution's attainment of the overall annual goals and as meeting the MBE or WBE participation requirement for a particular contract or class of contracts. Until ((December 1, 1984)) December 24, 1984, a business will be considered certified if (1) the business is certified by OMWBE; (2) the business was certified by the Washington state department of transportation prior to July 1, 1983; (3) the business was certified by the Washington state department of transportation after July 1, 1983, but the certification application was received by the department before July 1, 1983; (4) the business was certified by the city of Seattle before July 1, 1983; or (5) the business was certified by the city of Seattle after July 1, 1983, but the certification application was received by the city prior to July 1, 1983. However, OMWBE may refuse to include in the directory of certified businesses or may remove from the directory those businesses certified by the city of Seattle or the Washington state department of transportation which the office has reason to believe may not be in fact owned and controlled by minorities or women, until the office has had time to investigate or to certify those businesses.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

WSR 84-24-028 ADOPTED RULES DEPARTMENT OF REVENUE

[Order 84-3-Filed November 30, 1984]

I, Donald R. Burrows, director of the Department of Revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to sales to or through a direct seller's representative, new section WAC 458-20-246.

This action is taken pursuant to Notice No. WSR 84-21-027 filed with the code reviser on October 9, 1984. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Revenue as authorized in RCW 82.32.300.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 30, 1984.

By DeLoss H. Brown Acting Assistant Director

NEW SECTION

WAC 458-20-246 SALES TO OR THROUGH A DIRECT SELLER'S REPRESENTATIVE. Under RCW 82.04.423, the business and occupation tax does not apply to any out-of-state person in respect to the gross income derived from the business of making sales in this state of "consumer products" at wholesale or retail to or through a "direct seller's representative," subject to certain requirements explained more fully below. The effective date of this exemption is August 23, 1983. For an outline of the tax liability of persons making sales of goods which originate in other states to customers in Washington, other than sales to or through a "direct seller's representative," see WAC 458-20-193B.

DEFINITIONS

For purposes of the exemption explained herein, the following definitions shall apply:

The term "consumer product" means any article of tangible personal property, or component part thereof, of the type sold for personal use or enjoyment. The term includes only those kinds of items of tangible personal property which are customarily sold at stores, shops, and retail outlets open to the public in general. It includes such things as home furnishings, clothing, personal effects, household goods, food products, and similar items purchased for personal use or consumption. The term does not include commercial equipment, manufacturing items, industrial use products, and the like, including component parts thereof. However, if a product is primarily used for personal use or enjoyment, it remains a "consumer product" within this definition notwithstanding that a portion of the product's distribution is for commercial, industrial, or manufacturing purposes.

A "direct seller's representative" is a person who (a) buys "consumer products" on a buy-sell basis or a deposit-commission basis for resale, by the buyer or any other person, in the home or other than in a permanent retail establishment or (b) sells or solicits the sale of, "consumer products" in the home or other than in a permanent retail establishment. In order to be considered a "direct seller's representative" a person must also show that:

- 1. Substantially all of the remuneration paid, whether or not paid in cash, for the performance of services is directly related to sales or other output, including the performance of services, rather than the number of hours worked; and
- 2. The services performed are performed pursuant to a written contract between such person and the person for whom the services are performed and such contract provides that the person will not be treated as an employee with respect to such services for federal tax purposes.

BUSINESS AND OCCUPATION TAX

wholesaling and retailing. The business and occupation tax does not apply to an out-of-state seller making wholesale or retail sales to or through a "direct seller's representative." The out-of-state seller must show that it is represented in this state by a "direct seller's representative," as defined above. In addition, the out-of-state seller must also show that it:

- 1. Does not own or lease real property within this state;
- 2. Does not regularly maintain a stock of tangible personal property in this state for sale in the ordinary course of business;
- 3. Is not a corporation incorporated under the laws of this state; and
- 4. Makes sales in this state exclusively to or through a "direct seller's representative."

Thus, a representative who solicits sales of "consumer products" in this state, other than in a permanent retail establishment, and also meets the other requirements of the law as set forth above, qualifies as a "direct seller's representative." If the out-of-state seller and the instate representative can factually establish compliance with all of the above listed requirements, the out-of-state seller is exempt from business and occupation tax.

The exemption is available only where an out-of-state seller is present in this state and represented exclusively by a "direct seller's representative." If an out-of-state seller makes wholesale or retail sales of "consumer products" in Washington to or through a "direct seller's representative" and also has a branch office, local outlet, or other local place of business, or is represented by any other employee, agent, or other representative, no portion of the sales are exempt from business and occupation tax.

The business and occupation tax likewise applies to the gross income of a "direct seller's representative" who buys "consumer products" for resale and does in fact resell the products. The measure of the business and occupation tax is the gross proceeds of sales.

SERVICE. The law provides no similar business and occupation tax exemption with regard to the compensation paid to the "direct seller's representative." Thus, the representative will remain subject to the business and occupation tax on all commissions or other compensation earned.

SALES AND USE TAX

An out-of-state vendor is required to pay or collect and remit the tax imposed by chapter 82.08 or 82.12 RCW if the vendor regularly solicits or makes retail sales of "consumer products" in this state through a "direct seller's representative," as defined above, even though such sales are exempt from business and occupation tax pursuant to RCW 82.04.423.

Every person who engages in this state in the business of acting as a "direct seller's representative" for unregistered principals, and who receives compensation by reason of sales of "consumer products" of such principals for use in this state, is required to collect the use tax from purchasers, and remit the same to the department of revenue, in the manner and to the extent set forth in WAC 458-20-221.

WSR 84-24-029 ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Institutions)

[Order 2171—Filed November 30, 1984—Eff. January 1, 1985]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Rep ch. 275-18 WAC Drug treatment centers.
Amd ch. 275-19 WAC Alcoholism treatment centers.

This action is taken pursuant to Notice No. WSR 84–17–102 filed with the code reviser on August 21, 1984. These rules shall take effect at a later date, such date being January 1, 1985.

This rule is promulgated pursuant to RCW 70.96A-.090 and is intended to administratively implement that statute

This rule is promulgated pursuant to RCW 69.54.040 which directs that the Department of Social and Health Services has authority to implement the provisions of chapter 60.54 [69.54] RCW.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 30, 1984.

By David A. Hogan, Director Division of Administration and Personnel

Reviser's note: The material contained in this filing will appear in the 85-01 issue of the Register as it was received after the applicable closing date for this issue for agency typed material exceeding the volume limitations of WAC 1-12-035 or 1-13-035, as appropriate.

WSR 84-24-030 ADOPTED RULES DEPARTMENT OF GENERAL ADMINISTRATION

[Order 84-03-Filed November 30, 1984]

I, Keith A. Angier, director of the Department of General Administration, do promulgate and adopt at Olympia, the annexed rules relating to the use of private financing to facilitate the implementation of energy conservation measures and services in state facilities.

This action is taken pursuant to Notice No. WSR 84-21-083 filed with the code reviser on October 19, 1984. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 43.19.680(4) and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 30, 1984.

By John C. Nicholson

for Keith A. Angier
Director

Chapter 236-70 WAC A RULE TO FACILITATE PRIVATE INVESTMENT IN ENERGY CONSERVATION FOR STATE-OWNED FACILITIES

WAC	
236-70-010	Authority.
236-70-020	Purpose.
236-70-030	Scope and coverage of this chapter.
236-70-040	Definitions.
236-70-050	Department of general administration responsibilities.
23670060	State agency responsibilities.
23670070	Procurement of energy conservation measures and services with private financing.
236–70–080	Monitoring and reporting requirements.

NEW SECTION

WAC

WAC 236-70-010 AUTHORITY. This rule is promulgated pursuant to RCW 43.19.680(4) and is intended to administratively implement that statute.

NEW SECTION

WAC 236-70-020 PURPOSE. The purpose of this chapter is to establish rules which can be used to facilitate private investment in energy conservation measures and services for state-owned facilities.

NEW SECTION

WAC 236-70-030 SCOPE AND COVERAGE OF THIS CHAPTER. The scope of this chapter is to provide guidelines for state agencies acquiring private financing for energy conservation measures and services, and for administration of this rule by the department of general administration. This chapter does not provide authority or guidance for private financing of nonenergy related projects.

NEW SECTION

WAC 236-70-040 DEFINITIONS. The following words and terms have the following meanings for the purposes of this chapter:

- (1) "Base period" means a preceding twelve-month period, or longer, selected as the standard for measurement of energy consumption and energy savings due to implementation of energy conservation measures or services
- (2) "Energy conservation maintenance and operating procedure" means modification or modifications in maintenance and operations of a facility, and any installations within the facility, which are designed to reduce energy consumption in the facility and which require no significant expenditure of funds.
- (3) "Energy conservation measure" means an installation or modification of an installation in a facility which is primarily intended to reduce energy consumption or allow use of an alternative energy source.
- (4) "Energy conservation service" means a service which provides preestablished levels of heating, cooling, lighting, and equipment use at reduced energy consumption levels. The services may include, but are not limited to, providing financing, design, installation, repair, maintenance, management, technical advice, and/or training.
- (5) "Energy cost savings" means energy savings converted into dollar savings.
- (6) "Energy savings" means the amount of energy expressed in standard units (e.g., therms, gallons, kilowatt hours) of energy saved by an energy conservation measure or service.
- (7) "Facility" means a building, a group of buildings served by a central energy distribution system, components of a central energy distribution system, related structures and/or energy consuming appurtenances.
- (8) "Net benefit" means the energy cost savings less the cost of the energy conservation measure or service provided.
- (9) "Private investment or private financing" of energy projects means obtaining project funds by other than capital appropriation or governmental grants, and includes, but is not limited to, the following:
- (a) "Guaranteed savings" means a program in which a company guarantees a user a predetermined reduction in energy costs. The company guarantees that energy costs plus all costs of the energy conservation measures or services provided will be less than the user's normal energy costs.
- (b) "Leasing" means using a piece of property without transferring ownership. Leasing is an alternative to direct ownership of energy saving equipment. This is also known as an operating lease.
- (c) "Municipal or capital leasing" means a tax exempt lease where the cost of equipment is amortized over the lease term. At the end of the lease period ownership passes to the lessee. This is also known as a lease purchase.
- (d) "Shared savings" means a program in which the sole source of payment for energy conservation measures or services provided by a company is a predetermined

percentage of the energy cost savings of the user resulting from the energy conservation measure or service.

- (e) "Utility financing" means grants provided by utilities for energy conservation.
- (f) "Vendor financing" means financing provided by an equipment supplier, equipment manufacturer, company or contractor.
- (10) "Request for proposal" means the document which communicates information to prospective contractors and should include, but not be limited to:
 - (a) A description of the problem;
 - (b) Expected results from the project;
- (c) Extent and nature of anticipated contract services; and
 - (d) Criteria for evaluating proposals.
- (11) "State agency" means all departments, boards, commissions, colleges, community colleges, and universities who own and operate state facilities, related structures, and/or appurtenances.
- (12) "State-owned facilities" means those facilities which are owned out right by the state and those facilities which are being purchased by the state.

NEW SECTION

WAC 236-70-050 DEPARTMENT OF GENERAL ADMINISTRATION RESPONSIBILITIES. The department of general administration shall be responsible for:

- (1) Providing technical assistance through interagency agreements.
- (2) Developing standards for requests for proposal for private financing.
- (3) Developing standards for bid documents for private financing.
- (4) Developing standards for contract documents for energy conservation measures and services using private financing including the means of establishing the base period consumption, the methodology for computing energy savings and the method of payment.
- (5) Soliciting bids or quotations for the lease or purchase of energy conservation measures using private financing for those state agencies included in RCW 43.19.190.
- (6) Advertising for bids or proposals for energy conservation measures or services using private financing for those state agencies included in RCW 43.19.450.
- (7) Developing procedures for evaluating financing proposals.
- (8) Monitoring private financing contracts, conducting annual reviews and providing technical assistance as needed.

NEW SECTION

WAC 236-70-060 STATE AGENCY RESPON-SIBILITIES. State agencies seeking private financing of energy conservation measures or services will be responsible for:

(1) Notifying the department of general administration of their intent, and providing justification for project implementation.

- (2) Completing all applicable maintenance and operational items as required by RCW 43.19.670. This does not preclude seeking energy conservation services to facilitate implementation of maintenance and operating procedures.
- (3) Providing the department of general administration with substantive data, information, calculations, contracts, or other material which are necessary in determining the cost effectiveness of the project and the financial alternatives.
- (4) Preparing, or acquiring services for the preparation of, requests for proposal for energy conservation measures and services using private financing.
- (5) Providing building space and/or land for installation of energy conservation equipment.
- (6) Providing maintenance and monitoring of installed energy conservation equipment unless otherwise specified.
- (7) Reporting fuel and utility consumption survey information required by RCW 43.19.670 to the Washington state energy office.
- (8) Providing for staff training on the function, operation and maintenance of energy conservation equipment.
- (9) Reporting contract status on an annual basis to the department of general administration.

NEW SECTION

WAC 236-70-070 PROCUREMENT OF ENER-GY CONSERVATION MEASURES AND SER-VICES WITH PRIVATE FINANCING. (1) In procurement of energy conservation measures and services with private financing the state agency shall comply with:

- (a) Public works statutes Chapter 39.04 RCW;
- (b) Purchasing statutes Chapter 43.19 RCW; or
- (c) Personal services statutes Chapter 39.29 RCW.
- (2) Whenever practicable, energy conservation measures or services shall be obtained by means of competitive bids and awarded to the lowest responsible bidder over the intended life of the contract.
- (3) Whenever it is determined that energy conservation measures or services should be obtained by means other than by bidding, the state agency shall prepare a request for proposal. Proposals shall be obtained in writing and evaluated in accordance with the evaluation procedure contained in the request for proposal.

NEW SECTION

WAC 236-70-080 MONITORING AND RE-PORTING REQUIREMENTS. The following procedures are set forth for monitoring private financing contracts and for reporting contract status to the department of general administration:

- (1) The monitoring of installed energy equipment will be the responsibility of the state agency, unless otherwise specified, and will include reporting contractor response to maintenance and emergency situations to the department of general administration.
- (2) The state agency will report facility operating changes, physical changes, equipment changes, equipment modifications or other changes which may affect

energy consumption or base period figures to the department of general administration.

(3) The state agency, in cooperation with the department of general administration, will develop a schedule for annual review of private financing contracts for the purpose of: Evaluating projected "vs" actual energy savings; adjusting base period and energy savings formula; evaluating purchase options; evaluating contractor performance; and negotiating contract disagreements and other contract changes which may provide the state with a greater net benefit.

WSR 84-24-031 ADOPTED RULES DEPARTMENT OF GAME

(Game Commission)

[Order 239—Filed November 30, 1984—Eff. January 1, 1985]

Be it resolved by the State Game Commission, acting at Spokane, Washington, that it does adopt the annexed rules relating to:

New	WAC 232-28-614	1985 Washington Game Fish Seasons and Catch Limits.
Rep*	WAC 232-28-606	through 232-28-613 1984 Washington Game Fish Seasons and Catch Limits.
Rep	WAC 232-28-61301	Season closure for steelhead fishing on the Quinault River system.
Rep	WAC 232-28-60701	Establish an open fishing season for hatchery origin steelhead trout on the mainstem Columbia River and Drano Lake.
Rep	WAC 232-28-61101	Steelhead fishing regulation change on the mainstem of the Stillaguamish River.

*Note: WAC numbers refer to separate sections of the pamphlet.

This action is taken pursuant to Notice No. WSR 84-14-086 filed with the code reviser on July 3, 1984. These rules shall take effect at a later date, such date being January 1, 1985.

This rule is promulgated pursuant to RCW 77.12.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED August 19, 1984.

By Vern Ziegler Chairman, Game Commission

NEW SECTION

- WAC 232-28-614 1985 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS.

Reviser's note: The text and accompanying pamphlet comprising the 1985 Washington Game Fish Seasons and Catch Limits adopted by the Department of Game have been omitted from publication in the Register under the authority of RCW 34.04.050(3) as being unduly cumbersome to publish. Copies of the rules may be obtained from the main office of the Department of Game, 600 North Capitol Way, Olympia, Washington 98504, and are available in pamphlet form from

the department, its six regional offices, and at numerous drug and sporting goods stores throughout the state.

REPEALER

The following sections of the Washington Administrative Code are hereby repealed.

WAC 232-28-606. 1984 Washington Game Fish Seasons and Catch Limits

WAC 232-28-607*

WAC 232-28-608**

WAC 232-28-609**

WAC 232-28-610*

WAC 232-28-611**

WAC 232-28-612*

WAC 232-28-613*·

*Note: WAC numbers refer to separate sections of the pamphlet.

WAC 232-28-61301 Season Closure for Steelhead Fishing on the Ouinaulé River System

WAC 232-28-60701: Establish an Open Fishing Season for Hatchery Origin Steelhead Trout on the Mainstern Columbia River and Drano Lake

WAC 232-28-61101 'Steelhead Fishing Regulation Change on the Mainstern of the Stillaguamish River

WSR 84-24-032 ADOPTED RULES HIGHER EDUCATION PERSONNEL BOARD

[Order 122—Filed November 30, 1984—Eff. January 1, 1985]

Be it resolved by the Higher Education Personnel Board, acting at Highline Community College, Midway, Washington, that it does adopt the annexed rules relating to:

Amd WAC 251-12-072 Appeals from eligibility determinations. Amd WAC 251-18-130 Veterans preference.

This action is taken pursuant to Notice No. WSR 84-22-020 filed with the code reviser on October 31, 1984. These rules shall take effect at a later date, such date being January 1, 1985.

This rule is promulgated under the general rule—making authority of the Higher Education Personnel Board as authorized in RCW 28B.16.100.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 15, 1984.

By John A. Spitz

Director

AMENDATORY SECTION (Amending Order 61, filed 8/30/77, effective 10/1/77)

WAC 251-12-072 APPEALS FROM ELIGIBILI-TY DETERMINATIONS. An applicant ((whose application has been rejected, or who feels the examination or grade unfair, in error, or not applied uniformly, or whose name has been removed from the eligible list)) may appeal ((such)) the following actions in accord with the provisions of WAC ((251-18-115)) 251-18-145:

(1) Rejection of his/her application; or

(2) The results of the institutional examination review process; or

(3) The conduct of the selection process and/or his/her examination results; or

(4) Failure to restore his/her name to an eligible list following the institutional review process; or

(5) Removal of his/her name from an eligible list for reasons other than those specified in WAC 251-18-200(2).

AMENDATORY SECTION (Amending Order 117, filed 6/1/84)

WAC 251-18-130 VETERANS PREFERENCE. (1) Veterans who claim veterans preference and meet the criteria specified in subsections (2) through (4) of this section shall have added to their final passing scores:

- (a) Ten percent of the final passing score for a veteran who is not receiving any veteran's retirement payments. This preference shall be utilized in open—competitive examinations until the veteran's first appointment and not in any promotional examination.
- (b) Five percent of the final passing score for a veteran who is receiving any veteran's retirement payments. This preference shall be utilized in open-competitive examinations until the veteran's first appointment and not in any promotional examination.
- (c) Five percent of the final passing score for a veteran who, after having previously received employment with the state, is called, or recalled, to active military service for one or more years during any period of war. This preference shall be limited to the first promotional examination following return from military service.
- (2) Veterans preference must be claimed within eight years of the date of release from active service.
- (3) The term "veteran" as used in these rules shall include ((any)) every person who has ((served in any branch of the armed forces of the United States during World War I, World War II, the Korean conflict, the Viet Nam era and the period beginning on the date of any future declaration of war declared by congress and ending on the date prescribed by presidential proclamation or concurrent resolution of the congress. "Viet Nam era" shall mean the period beginning August 5, 1964, and ending on May 7, 1975.
- (4) Only persons who received an honorable discharge, a physical discharge under honorable conditions or who were released from active duty under honorable circumstances shall be eligible for veterans preference)) received an honorable discharge or received a discharge for physical reasons with an honorable record and:

(a) Has served in any branch of the armed forces of the United States between World War I and World War II or during any period of war; or

(b) Has served in any branch of the armed forces of the United States and received the armed forces expeditionary medal, or Marine Corps and Navy expeditionary medal, for opposed action on foreign soil.

(4) A "period of war" includes World War I, World War II, the Korean conflict, the Viet Nam era, and the period beginning on the date of any future declaration of war by the congress and ending on the date prescribed by presidential proclamation or concurrent resolution of the congress. The "Viet Nam era" means the period beginning August 5, 1964, and ending on May 7, 1975.

WSR 84-24-033 ADOPTED RULES DEPARTMENT OF AGRICULTURE

[Order 1843—Filed November 30, 1984]

I, M. Keith Ellis, director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to SEPA procedures, chapter 16-236 WAC.

This action is taken pursuant to Notice Nos. WSR 84-20-117 and 84-24-014 filed with the code reviser on October 3, 1984, and November 27, 1984. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 43.21C RCW and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED November 30, 1984.

By M. Keith Ellis

Director

Chapter 16-236 WAC SEPA PROCEDURES

WAC

16-236-010	Authority.
16-236-020	Adoption by reference.
16-236-030	Purpose.
16-236-040	Additional definition.
16-236-050	Designation of responsible official.
16-236-060	EIS Preparation.
16-236-070	Environmentally sensitive areas.
16-236-080	Threshold levels adopted by local governments.
16-236-090	Coordination of combined state-federal action.
16-236-100	Public notice requirements.
16-236-110	Notice/statute of limitations.
16-236-120	Policies and procedures for conditioning or denying permits or other approvals.
16-236-130	Severability.

NEW SECTION

WAC 16-236-010 AUTHORITY. These rules are promulgated under RCW 43.21C.120 (the state environmental policy act) and chapter 197-11 WAC (SEPA Rules).

NEW SECTION

197-11-020 Purpose.

WAC 16-236-020 ADOPTION BY REFER-ENCE. The department of agriculture adopts the following sections of chapter 197-11 WAC by reference:

WAC

197-11-020	Purpose.
197-11-040	Definitions.
197-11-050	Lead agency.
197-11-055	Timing of the SEPA process.
197-11-060	Content of environmental review.
197-11-070	Limitations on actions during SEPA process.
197-11-080	Incomplete or unavailable information.
197-11-090	Supporting documents.
197-11-100	Information required of applicants.
197-11-300	Purpose of this part.
197-11-305	Categorical exemptions.
197-11-310	Threshold determination required.
197-11-315	Environmental checklist.
197-11-330	Threshold determination process.
197-11-335	Additional information.
197-11-340	Determination of nonsignificance (DNS).
197-11-350	Mitigated DNS.
197-11-360	Determination of significance (DS)/initiation of
	scoping.
197-11-390	Effect of threshold determination.
197-11-400	Purpose of EIS.
197-11-402	General requirements.
197-11-405	EIS types.
197-11-406	EIS timing.
197-11-408	Scoping.
197–11–410	Expanded scoping. (Optional)
197–11–410	Style and size.
197-11-423	Format.
197–11–435	Cover letter or memo.
	EIS contents.
197-11-440	
197-11-442	Contents of EIS on nonproject proposals.
197-11-443	EIS contents when prior nonproject EIS.
197-11-444	Elements of the environment.
197-11-448	Relationship of EIS to other considerations.
197-11-450	Cost-benefit analysis.
197-11-455	Issuance of DEIS.
197-11-460	Issuance of FEIS.
197-11-500	Purpose of this part.
197-11-502	Inviting comment.
197-11-504	Availability and cost of environmental documents.
197-11-508	SEPA register.
197-11-535	Public hearings and meetings.
197-11-545	Effect of no comment.
197–11–550	Specificity of comments.
197-11-560	FEIS response to comments.
197-11-570	Consulted agency costs to assist lead agency.
197-11-600	When to use existing environmental documents.
197-11-610	Use of NEPA documents.
197–11–620	Supplemental environmental impact statement—
107 11 (25	Procedures.
197-11-625	Addenda—Procedures.
197–11–630	Adoption—Procedures.
197-11-635	Incorporation by reference—Procedures.
197-11-640	Combining documents.
197-11-650	Purpose of this part.
197–11–655	Implementation.
197-11-660	Substantive authority and mitigation.
197-11-680	Appeals.
197-11-700	Definitions.
197-11-702	Act.
197-11-704	Action.
197–11–706	Addendum.

197-11-708	Adoption.
197-11-710	Affected tribe.
197-11-712	Affecting.
197-11-714	Agency.
197-11-716	Applicant.
197–11–718 197–11–720	Built environment. Categorical exemption.
197–11–720	Consolidated appeal.
197-11-724	Consulted agency.
197-11-726	Cost-benefit analysis.
197-11-728	County/city.
197-11-730	Decision maker.
197-11-734	Determination of nonsignificance (DNS).
197-11-736 197-11-738	Determination of significance (DS). EIS.
197–11–740	Environment.
197-11-742	Environmental checklist.
197-11-744	Environmental document.
197-11-746	Environmental review.
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197-11-784	Proposal.
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197-11-930	Lead agency for private projects with one agency with
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197-11-932	Lead agency for private projects requiring licenses from
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107 11 024	county/city.
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	a local agency, not a county/city, and one of more state

agencies.

197-11-938

197-11-940

197-11-936 Lead agency for private projects requiring licenses from

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197-11-942 Agreements on lead agency status.

197-11-944 Agreements on division of lead agency duties.

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197-11-970 Determination of nonsignificance (DNS).

197-11-980 Determination of significance and scoping notice (DS).

197-11-985 Notice of assumption of lead agency status.

197-11-990 Notice of action.

NEW SECTION

WAC 16-236-030 PURPOSE. (1) This chapter implements the state-wide rules in chapter 197-11 WAC as they apply to the department of agriculture.

- (2) In order to carry out the policy set forth in this chapter, it is the continuing responsibility of the department to use all practical means, consistent with other essential considerations of state policy, to improve and coordinate plans, functions, programs, and resources to the end that the state and its citizens may:
- (a) Fulfill the responsibilities of each generation as trustee of the environment for succeeding generations;
- (b) Assure for all people of Washington safe, healthful, productive, and aesthetically and culturally pleasing surroundings;
- (c) Attain the widest range of beneficial uses of the environment without degradation, risk to health or safety, or other undesirable and unintended consequences;
- (d) Preserve important historic, cultural, and natural aspects of our national heritage;
- (e) Maintain, wherever possible, an environment which supports diversity and variety of individual choice;
- (f) Achieve a balance between population and resource use which will permit high standards of living and a wide sharing of life's amenities; and
- (g) Enhance the quality of renewable resources and approach the maximum attainable recycling of depletable resources.
- (3) The department recognizes that each person has a fundamental and inalienable right to a healthful environment and that each person has a responsibility to contribute to the preservation and enhancement of the environment.

NEW SECTION

WAC 16-236-040 ADDITIONAL DEFINITION. "Department" means department of agriculture unless otherwise indicated.

NEW SECTION

WAC 16-236-050 DESIGNATION OF RE-SPONSIBLE OFFICIAL. Within the department of agriculture the ultimate responsible official is the director. The responsible official for a specific proposal shall be the assistant to the director in charge of environmental affairs or his/her designee.

NEW SECTION

WAC 16-236-060 EIS PREPARATION. (1) Preparation of draft and final EISs and SEISs is the responsibility of the assistant to the director in charge of

environmental affairs or his/her designee. The responsible official shall be satisfied that all EISs and SEISs issued by the department are in compliance with these rules and chapter 197-11 WAC.

- (2) Any draft or final EIS or SEIS shall be prepared by the department, the applicant, or by a consultant mutually agreed upon by the department and applicant.
- (3) Whenever someone other than the department prepares a draft or final EIS or SEIS, the responsible official shall:
- (a) Coordinate scoping to ensure that the individual preparing the document receives all substantive information submitted by any agency or person.
- (b) Direct the areas of research and study to be undertaken and the content and organization of the document.
- (c) Assist in obtaining information on file with another agency that is needed by the person preparing the document.
- (d) Allow the person preparing the document access to department records relating to the document, as prescribed in chapter 16-06 WAC, Public records.
- (4) Nothing herein shall be construed to prohibit the department from charging any fee of an applicant that the department is otherwise authorized to charge (see WAC 197-11-914). A performance bond in amount specified by the department may be required of the applicant to ensure payment of department expenses in preparing, in whole or in part, a draft or final EIS or SEIS.

NEW SECTION

WAC 16-236-070 ENVIRONMENTALLY SEN-SITIVE AREAS. During threshold determination and in determining whether a proposal is exempt from SEPA, the department shall give all due consideration to "environmentally sensitive area" designations made by local governments under WAC 197-11-908.

NEW SECTION

WAC 16-236-080 THRESHOLD LEVELS ADOPTED BY LOCAL GOVERNMENTS. During threshold determination and in determining whether a proposal is exempt from SEPA, the department shall respect threshold levels adopted by local governments under WAC 197-11-800.

NEW SECTION

WAC 16-236-090 COORDINATION OF COMBINED STATE-FEDERAL ACTION. When the department considers actions which also involve federal actions, it shall coordinate the two governmental processes so that only one EIS, or other environmental document, need be prepared for that proposal.

NEW SECTION

WAC 16-236-100 PUBLIC NOTICE REQUIRE-MENTS. (1) When these rules require notice of environmental document preparation or availability, as a lead agency and taking into consideration the geographic area affected by the proposal, the size and complexity of the proposal, the public notice requirements for the permit or approval required from the department, public interest expressed in the proposal, and whether the proposal is a project or regulation, the department shall give public notice by using at least one of the following methods:

- (a) Posting the property, for site-specific proposals;
- (b) Publishing notice in a newspaper of general circulation in the county, city, or general area where the proposal is located;
- (c) Notifying public or private groups which have expressed interest in a certain proposal or in the type of proposal being considered;
 - (d) Notifying the news media; and/or
 - (e) Publishing notice in a department newsletter.
- (2) Whenever possible, the department shall integrate these public notice requirements with existing notice procedures for any department permits or approvals required for the proposal.
- (3) The department may require an applicant to complete the public notice requirements for the applicant's proposal at his or her expense.

NEW SECTION

WAC 16-236-110 NOTICE/STATUTE OF LIMITATIONS. (1) The department, applicant for, or proponent of an action may publish a notice of action pursuant to RCW 43.21C.080.

(2) The form of the notice shall be substantially in the form provided in WAC 197-11-990. The notice shall be published by the department, applicant, or proponent pursuant to RCW 43.21C.080.

NEW SECTION

WAC 16-236-120 POLICIES AND PROCE-DURES FOR CONDITIONING OR DENYING PERMITS OR OTHER APPROVALS. (1) The policies and goals in this section are supplementary to existing authorities of the department.

- (2) It is the policy of the department to avoid or mitigate adverse environmental impacts which may result from the department's decisions.
- (3) The department shall ensure that presently unquantified environmental amenities and values will be given appropriate consideration in decision—making along with economic and technical considerations.
- (4) When the environmental document for a proposal shows it will cause significant adverse impacts, the responsible official shall consider whether:
- (a) The environmental document identified mitigation measures that are reasonable and capable of being accomplished;
- (b) Other local, state, or federal requirements and enforcement would mitigate the significant adverse environmental impacts; and
- (c) Reasonable mitigation measures are sufficient to mitigate the significant adverse impacts.
- (5) When the environmental document for a proposal shows it will cause significant adverse impacts, the responsible official may:

- (a) Condition the approval for a proposal if mitigation measures are reasonable and capable of being accomplished and the proposal is consistent with the policies in this section; or
- (b) Deny the permit or approval for a proposal if reasonable mitigation measures are insufficient to mitigate significant adverse environmental impacts and the proposal is inconsistent with the policies in this section.
- (6) The procedures in WAC 197-11-660 shall also be followed when conditioning or denying permits or other approvals.

NEW SECTION

WAC 16-236-130 SEVERABILITY. If any provision of this chapter or its application to any person or circumstance is held invalid, the remainder of this chapter, or the application of the provision to other persons or circumstances, shall not be affected.

WSR 84-24-034 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 84-205-Filed November 30, 1984]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of coho salmon are available.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 30, 1984.

By Gary C. Alexander for William R. Wilkerson Director

NEW SECTION

WAC 220-36-02100R GRAYS HARBOR GILL NET SEASONS. Notwithstanding the provisions of WAC 220-36-021, WAC 220-36-022, and WAC 220-36-024, it is unlawful to fish for or possess salmon taken for commercial purposes from any Grays Harbor Salmon Management and Catch Reporting Area, except as provided for in this section:

Areas 2A, 2C, and that portion of Area 2D east of a line projected true north-south through Grays Harbor North Channel Marker 35 – Open 6:00 p.m. December 3 to 6:00 p.m. December 4, 1984, to gill net gear with a seven and one-half minimum mesh restriction.

REPEALER

The following section of the Washington Administrative Code is repealed effective November 30, 1984:

WAC 220–36–02100Q GRAYS HARBOR GILL NET SEASON (84–200)

WSR 84-24-035 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 84-206-Filed November 30, 1984]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 6, 6A, 7 and 7A provide protection for Canadian origin chum. Restrictions in Areas 6B and 9 provide protection for Stillaguamish-Snohomish and south sound chum. Restrictions in Area 10C and the Cedar River provide protection for local sockeve stocks. Restrictions in Area 10D provide protection for sockeye while allowing harvest of surplus coho. Restrictions in the Samish River protect natural Samish origin chum. Restrictions in the Dungeness, Sekiu, Hoko, Clallam, Pysht, and Lyre rivers. Deep and Salt creeks and Area 6D provide protection for local coho and chum stocks. Restrictions in Area 8 and the Skagit River provide protection for Skagit River origin chinook, chum and coho. Restrictions in Areas 12A and 12D provide secondary protection for Hood Canal natural chum stocks. Restrictions in the Stillaguamish River and Snohomish River protect natural Stillaguamish and Snohomish chum. Restrictions in Minter Creek protect normal timed chum returning to Minter Creek Hatchery. Restrictions in Areas 10, 11, 13, 13C, 13E, 13H, 13I, 13J and 13K are required to protect south sound normal chum stocks. Restrictions in Areas 7C, 8A, and 13A are no longer required.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 30, 1984.

By Gary C. Alexander for William R. Wilkerson Director

NEW SECTION

fishing.

WAC 220-28-435 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS. Effective 12:01 AM December 2, 1984, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Areas 6A, 7, and 7A – Closed to all commercial fishing.

Areas 6B and 9 - Closed to all commercial fishing.

Area 6D – Closed to all commercial fishing. Area 8 – Closed to all commercial fishing. Skagit River – Closed to all commercial net gear except dip bag nets and beach seines, and all chinook greater than 24 inches, all coho greater than 20 inches in length and all chum must be released, when open.

Snohomish River and Stillaguamish River – Closed to all commercial fishing.

Areas 10, 11, 13C, 13E, 13H, 13I, 13J, and 13K – Closed to all commercial fishing. Area 10C – Closed to all commercial

Area 10D - (1) All gear other than gillnet gear must release all sockeye when open. (2) Closed to all commercial fishing in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek.

Areas 12A and 12D - Closed to all commercial fishing.

Area 13 excluding that portion of Hale Pass north of the southern cable crossing marked by signs near the entrance to Wollochet Bay and south of the Fox Island Bridge – Closed to all commercial fishing.

Dungeness River, Samish River, Cedar River, Sekiu River, Hoko River, Clallam River, Pysht River, Lyre River, Salt Creek, Minter Creek, Deep Creek – Closed to all commercial fishing.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 AM December 2, 1984.

WAC 220-28-434 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (84-206)

WSR 84-24-036 PROPOSED RULES EVERETT COMMUNITY COLLEGE

[Filed November 30, 1984]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that Washington State Community College District V intends to adopt, amend, or repeal rules concerning traffic regulations of Edmonds Community College, chapter 132E-116 WAC;

that the institution will at 2:00 p.m., Wednesday, December 12, 1984, in the Administrative Conference Room, Everett Community College, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 21, 1985.

The authority under which these rules are proposed is RCW 28B.50.140 and chapter 28B.19 RCW.

The specific statute these rules are intended to implement is RCW 28B.50.140.

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution before December 12, 1984.

This notice is connected to and continues the matter in Notice No. WSR 84-22-022 filed with the code reviser's office on October 31, 1984.

Dated: November 29, 1984
By: Robert J. Drewel
President

WSR 84-24-037 EMERGENCY RULES DEPARTMENT OF GAME (Game Commission)

[Order 253—Filed December 3, 1984]

Be it resolved by the State Game Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to regulation change for sport fishing on the Nooksack and Snohomish River systems, WAC 232–28–61403.

We, the State Game Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the wild steelhead run is projected to be less than the established spawning escapement objective. All further catch must be limited to hatchery origin steelhead.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 77.12.030 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State

Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 26, 1984.

By Vern E. Ziegler

Chairman, Game Commission

NEW SECTION

WAC 232-28-61403 REGULATION CHANGE FOR SPORT FISHING ON THE NOOKSACK AND SNOHOMISH RIVER SYSTEMS. Notwithstanding the provisions of WAC 232-28-611 and WAC 232-28-614 on the Nooksack and Snohomish river systems, only steelhead with dorsal fins equal to or less than 2.0" in height, as measured while fully extended, or with missing adipose or ventral fins may be reduced to possession. It is unlawful to possess a steelhead with a dorsal fin measuring greater than 2.0" in height or to possess a steelhead with a freshly cut or mutilated fin effective December 3, 1984.

WSR 84-24-038 NOTICE OF PUBLIC MEETINGS SEATTLE COMMUNITY COLLEGE DISTRICT

[Memorandum-November 29, 1984]

The December 3, 1984, meeting of the board of trustees Seattle Community College District VI, has been cancelled.

WSR 84-24-039 NOTICE OF PUBLIC MEETINGS WASHINGTON STATE UNIVERSITY

[Memorandum-November 28, 1984]

There will be a regular meeting of the Services and Activities Fee Committee of the Associated Students of Washington State University on January 17, 1985, at 5:00 p.m. in Room 232 of the Compton Union Building, Washington State University, Pullman, Washington.

WSR 84-24-040 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 84-207-Filed December 3, 1984]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 7 and 7A

provide protection for Canadian origin chum. Restrictions in Area 10C and the Cedar River provide protection for local sockeye stocks. Restrictions in Area 10D provide protection for sockeye while allowing harvest of surplus coho. Restrictions in the Samish River protect natural Samish origin chum. Restrictions in the Dungeness, Sekiu, Hoko, Clallam, Pysht, and Lyre rivers, Deep and Salt creeks and Area 6D provide protection for local coho and chum stocks. Restrictions in Area 8 and the Skagit River provide protection for Skagit River origin chinook, chum and coho. Restrictions in Areas 12A and 12D provide secondary protection for Hood Canal natural chum stocks. Restrictions in the Stillaguamish River and Snohomish River protect natural Stillaguamish and Snohomish chum. Restrictions in Minter Creek protect normal timed chum returning to Minter Creek Hatchery. Restrictions in Areas 13E, 13I, 13J and 13K are required to protect south sound normal chum stocks. Restrictions in Areas 6A and 13H no longer required. Late chum management needs prevail in Areas 6, 6B, 9, 10, 11, 13 and 13C.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED December 3, 1984.

By Russell W. Cahill
for William R. Wilkerson

. wilkerson Director

NEW SECTION

WAC 220-28-436 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS. Effective 4:00 PM December 3, 1984, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Areas 7 and 7A – Closed to all commercial fishing.

Area 6D – Closed to all commercial fishing. Area 8 – Closed to all commercial fishing. Skagit River – Closed to all commercial net gear except dip bag nets and beach seines, and all chinook greater than 24 inches, all coho greater than 20 inches in length and all chum must be released, when open.

Snohomish River and Stillaguamish River – Closed to all commercial fishing.

Areas 13E, 13I, 13J, and 13K - Closed to all commercial fishing.

Area 10C – Effective through December 31, closed to all commercial fishing.

Area 10D – Effective through December 31, (1) All gear other than gill net gear must release all sockeye when open. (2) Closed to all commercial fishing in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek.

Areas 12A and 12D - Closed to all commercial fishing.

Dungeness River, Samish River, Cedar River, Sekiu River, Hoko River, Clallam River, Pysht River, Lyre River, Salt Creek, Minter Creek, Deep Creek – Closed to all commercial fishing.

REPEALER

The following section of the Washington Administrative Code is repealed effective 4:00 PM December 3, 1984.

WAC 220–28–435 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (84–206)

WSR 84-24-041 EMERGENCY RULES STATE BOARD OF EDUCATION

[Order 15-84—Filed December 3, 1984]

Be it resolved by the State Board of Education, acting at the Seattle Hilton, Seattle, Washington, that it does adopt the annexed rules relating to moratorium on final approval of school construction projects, WAC 180-29-106.

We, the State Board of Education, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is projected insufficiency of state moneys for construction, and inappropriateness of the current priority system.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 28A.47-.830 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 29, 1984.

By Monica Schmidt
Secretary

NEW SECTION

WAC 180-29-106 MORATORIUM ON FINAL APPROVAL OF SCHOOL CONSTRUCTION PRO-JECTS. The state board of education finds it necessary due to the projected insufficiency of state moneys for matching local school construction projects during the 1985-86 state fiscal year and to the inappropriateness of the current priority system for approval of such projects to institute a moratorium until the state board of education gives consideration to and institutes a new priority system. The state board of education has scheduled a public meeting, including a public hearing, for January 17-18, 1985 to consider proposed amendments to state board of education rules affecting the current priority system. Therefore, notwithstanding any other regulation to the contrary, the state board of education hereby declares a moratorium on final approval pursuant to WAC 180-29-107 by the superintendent of public instruction for any school construction project. Such moratorium shall extend for ninety calendar days unless rescinded by the state board of education at its January 17-18, 1985 meeting.

WSR 84-24-042 ATTORNEY GENERAL OPINION Cite as: AGO 1984 No. 28

[November 30, 1984]

CITIES AND TOWNS—MUNICIPAL CORPORATIONS—ELECTRICAL—APPLICABILITY OF MUNICIPAL ELECTRICAL CODE TO INSTALLATION OF WIRING IN STATE BUILDINGS.

- (1) Under the provisions of chapter 19.28 RCW, regulating the installation of electrical wiring and equipment, cities and towns are authorized to enact electrical code ordinances establishing equal, higher or better standards than set forth in the state law; and, where a city or town has, in fact, done so the inspection functions and responsibilities then pass from the state to the city or town itself.
- (2) A local, municipal, electrical code so adopted by a city or town is applicable to the installation of electrical wiring and equipment involved in the construction of new buildings by state agencies within the particular city; and the city may impose its prescribed electrical inspection and permit fees in connection with the construction of such state facilities.

Requested by:

Honorable Avery Garrett Chairman Municipal Research Council 4719 Brooklyn Avenue N.E. Seattle, Washington 98105

WSR 84-24-043 NOTICE OF PUBLIC MEETINGS GAMBLING COMMISSION

[Memorandum—December 3, 1984]

The dates of the four commission meetings required by state statute are:

March 14 June 13 September 12 December 12

The dates of the other yearly meetings are:

January 10
February 14
April 11
May 9
July 11
August 8
October 10
November 14

WSR 84-24-044 EMERGENCY RULES DEPARTMENT OF GAME

(Game Commission)

[Order 254—Filed December 4, 1984]

Be it resolved by the Washington State Game Commission, acting at Olympia, conference call, that it does adopt the annexed rules relating to regulation change for 1984-85 Upland Game Bird and Migratory Waterfowl Seasons, WAC 232-28-40801.

We, the Washington State Game Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is to date, harvest data eminating from the U.S. Fish and Wildlife Service, Washington Department of Game, and Oregon Department of Fish and Wildlife indicate that harvest of the dusky race of Canada goose, which winters in southwest Washington and western Oregon, has exceeded the 1984 production of young in this population. Hunting mortality combined with reduced productivity on the nesting grounds in Alaska has resulted in a decline from an estimated 25,500 dusky geese in January 1979 to 10,000 in January 1984. An emergency closure of goose hunting in Clark and Cowlitz counties will serve to prevent further loss to the returning breeding cohort of this depressed race of Canada goose.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 77.12.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED December 4, 1984.

By Vern E. Ziegler Chairman, Game Commission

NEW SECTION

WAC 232-28-40801 REGULATION CHANGE FOR 1984-85 UPLAND GAME BIRD AND MI-GRATORY WATERFOWL SEASONS. Notwithstanding the provisions of WAC 232-28-408, effective December 6, 1984, the season for hunting of geese in Clark and Cowlitz Counties is closed.

WSR 84-24-045 PROPOSED RULES THE EVERGREEN STATE COLLEGE

[Filed December 4, 1984]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that The Evergreen State College intends to adopt, amend, or repeal rules concerning parking policy, WAC 174-116-040;

that the institution will at 1:45 p.m., Wednesday, January 9, 1985, in the Board of Trustees Room, Library 3112, The Evergreen State College Campus, Olympia, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 28B.40.120(11).

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution before January 2, 1985.

Dated: November 30, 1984

By: Karen Wynkoop
for Acting President

STATEMENT OF PURPOSE

Campus parking and traffic regulations. Statutory Authority: WAC 174-116-040.

Summary of Rule: Establishes regulations which expedite college business, protect state property, provide maximum safety and assure access at all times for emergency vehicles and personnel; publishes cost of parking permits and hours of enforcement.

Agency Personnel Responsible: Ken Jacob, Director of Auxiliary Services, The Evergreen State College, Olympia, WA 98505, TA-00, 866-6000, ext. -6192; and Gary Russell, Chief of Security, The Evergreen State College, Olympia, WA 98505, TA-00, 866-6000, ext. -6140.

The Evergreen State College, a public educational institution, higher education system of the state of Washington, Olympia, WA 98505.

AMENDATORY SECTION (Amending Order 84-2, Resolution No. 84-28, filed 6/19/84)

WAC 174-116-040 PARKING PERMITS-GENERAL IN-FORMATION. (1) Parking permits are issued by the security and parking office following application and the payment of the appropriate fees. All privately-owned motor vehicles parked or left standing unattended on college property are required to display a currently valid Evergreen parking permit during the hours of 7:00 a.m. to ((7:00)) 5:00 p.m., Monday through Friday, and at such other times as the college may designate.

(2) Fees for parking permits are as follows:

	Automobile	Motorcycle
Quarterly	22.00	11.00
Annual	54.00	27.00
Daily	.75	.75

WSR 84-24-046 NOTICE OF PUBLIC MEETINGS **BOARD FOR VOLUNTEER FIREMEN**

[Memorandum—December 3, 1984]

The State Board for Volunteer Firemen has scheduled the following quarterly business meetings for 1985:

> February 1, Secretary's Office, Temple of Justice, at 10:00 a.m.

> April 19, Secretary's Office, Temple of Justice, at 10:00 a.m.

> July 31, Pasco, Washington, will be held in conjunction with the Washington State Firefighters' Association Conference and Fire School.

> October 18, Secretary's Office, Temple of Justice, at 10:00 a.m.

WSR 84-24-047 NOTICE OF PUBLIC MEETINGS **HUMAN RIGHTS COMMISSION**

[Memorandum—December 3, 1984]

The State Human Rights Commission has scheduled its meetings for 1985 as follows:

January 24 and 25	Union
February 21	Olympia
March 21	Seattle
April 18	Ellensburg
May 16	Pullman
June 20	Spokane
July 18	Bellingham
August	No meeting planned
September 19	Pasco
October 17	Walla Walla
November 21	Tacoma
December 19	Seattle

WSR 84-24-048 NOTICE OF PUBLIC MEETINGS **HUMAN RIGHTS COMMISSION**

[Memorandum—December 3, 1984]

The sub-committee for planning of the Statewide Networking Group formed by the commissioners will be held on Thursday, December 13, 1984, at the State Human Rights Commission Office, Fourth Floor Conference Room, 1601 Second Avenue Building, Seattle, beginning at 6:00 p.m.

WSR 84-24-049 PROPOSED RULES **DEPARTMENT OF** SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Filed December 4, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning Alien sponsorship—Deeming of income and resources—Overpayments, amending WAC 388-28-590;

that the agency will at 10:00 a.m., Wednesday, January 9, 1985, in the Meeting Room, Olympia Public Library, 8th and Franklin, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 16, 1985.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is RCW 74.04.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 9, 1985.

Correspondence concerning this notice and proposed rules attached should be addressed to:

> David A. Hogan, Director Division of Administration and Personnel Department of Social and Health Services Mailstop OB 14 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by December 26, 1984. The meeting site is in a location which is barrier free.

> Dated: December 3, 1984 By: David A. Hogan, Director Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Re: Amending WAC 388-28-590.

The Purpose of the Rule Change: To be in compliance with federal regulations.

The Reason These Rules are Necessary: Statutory changes made in the Deficit Reduction Act of 1984 (DEFRA).

Statutory Authority: RCW 74.08.090.

Summary of the Rule Change: A public or private agency is financially responsible for any alien they sponsor for three years after admittance into the country.

Person Responsible for the Drafting, Implementation and Enforcement of the Rule Change: Betty Brinkman, Program Manager, Division of Income Assistance, mailstop OB 31C, phone 753-4908.

These rules are necessary as a result of federal law, section 233.51 of the Deficit Reduction Act of 1984.

AMENDATORY SECTION (Amending Order 1942, filed 2/2/83)

WAC 388-28-590 ALIEN SPONSORSHIP—DEEMING OF INCOME AND RESOURCES—OVERPAYMENTS. (1) The following rules shall apply to an alien ((who applies)) applying for AFDC for the first time after September 30, 1981, and to his or her sponsor.

(2) A sponsor is defined as any person ((who executed)) or public or private organization executing an ((affidavit(s))) affidavit or affidavits of support or similar agreement on behalf of an alien (who is not the child of the sponsor or the sponsor's spouse) as a condition of the alien's entry into the United States.

(3) Any alien whose sponsor is a public or private agency or organization is ineligible for assistance for three years from the date of entry into the United States, unless the agency or organization is either no longer in existence or has become unable to meet the alien's needs.

- (4) For a period of three years following entry into the United States, ((a)) an individually sponsored alien shall provide the state agency with any information and documentation necessary to determine the income and resources of the sponsor that can be deemed available to the alien, and obtain any cooperation necessary from the sponsor.
- (((4))) (5) For all subsections in this section, the income and resources of ((a)) an individual sponsor (and the sponsor's spouse if living with the sponsor) shall be deemed to be the unearned income and resources of an alien for three years following the alien's entry into the United States.
- (((5))) (6) Monthly income deemed available to the alien from the individual sponsor or the sponsor's spouse not receiving AFDC or SSI shall be:
- (a) The sponsor's total monthly unearned income, added to the sponsor's total monthly earned income reduced by twenty percent (not to exceed one hundred seventy-five dollars) of the total of any amounts received by the sponsor in the month as wages or salary or as net earnings from self-employment, plus the full amount of any costs incurred in producing self-employment income in the month.
- (b) The amount described in subsection (((5)(a))) (6)(a) of this section reduced by:
- (i) The basic requirements standard for a family of the same size and composition as the sponsor and those other people living in the same household as the sponsor ((who are)) claimed by the sponsor as dependents to determine his or her federal personal income tax liability but who are not AFDC recipients;
- (ii) Any amounts actually paid by the sponsor to people not living in the household ((who are)) claimed by the sponsor as dependents to determine his or her federal personal income tax liability; and
- (iii) Actual payments of alimony or child support, with respect to individuals not living in the sponsor's household.
- (((6))) (7) Monthly resources deemed available to the alien from the sponsor shall be the total amount of the resources of the sponsor determined as if he or she was applying for AFDC in his or her state of residence, less one thousand five hundred dollars.
- (((77)) (8) In any case where a person is the sponsor of two or more aliens, the income and resources of the sponsor to the extent they would be deemed the income and resources of any one of the aliens

under the provisions of this section shall be divided equally among the aliens.

- (((8))) (9) Income and resources which are deemed to a sponsored alien shall not be considered in determining the need of other unsponsored members of the alien's family except to the extent the income or resources are actually available.
- (((9))) (10) The provisions of this section shall not apply to any alien who:
 - (a) Meets the definition of refugee in WAC 388-55-010; or
 - (b) Is the dependent child of the sponsor or sponsor's spouse.
- (((10))) (11) Any sponsor of an alien and the alien shall be jointly and individually liable for any overpayment of assistance made to the alien during the three years after the alien's entry into the United States due to the sponsor's failure to provide correct information, except where such sponsors were without fault or where good cause existed.
- (a) When a sponsor is found to have good cause or be without fault for not providing information to the agency, the sponsor will not be held liable for the overpayment and recovery will not be made.
- (b) Good cause and no fault shall be defined as any circumstance beyond the control of the sponsor.

WSR 84-24-050 ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Order 2172—Filed December 4, 1984]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to nursing home accounting and reimbursement system, amending chapter 388-96 WAC.

This action is taken pursuant to Notice No. WSR 84-21-103 filed with the code reviser on October 22, 1984. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.09.120 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED December 3, 1984.

By David A. Hogan, Director

Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 2105, filed 5/30/84)

WAC 388-96-010 TERMS. Unless the context clearly requires otherwise, the following terms shall have the meaning set forth in this section when used in this chapter.

(1) "Accounting" – Activities providing information, usually quantitative and often expressed in monetary units, for decision-making, planning, evaluating performance, controlling resources and operations, and external financial reporting to investors, creditors, regulatory authorities, and the public.

- (2) "Accrual method of accounting" A method of accounting in which revenues are reported in the period when earned, regardless of when collected, and expenses are reported in the period in which incurred, regardless of when paid.
- (3) "Administration and management" Activities employed to maintain, control, and evaluate the efforts and resources of an organization for the accomplishment of the objectives and policies of that organization.
- (4) "Allowable costs" See WAC 388-96-501.
 (5) "Ancillary care" Services required by the individual, comprehensive plan of care provided by qualified therapists or by support personnel under their supervision.
- (6) "Appraisal" The process of establishing the fair market value or reconstructing the historical cost of an asset acquired in a past period as performed by an individual professionally designated either by the American institute of real estate appraisers as a member, appraisal institute (MAI), or by the society of real estate appraisers as a senior real estate analyst (SREA) or a senior real property appraiser (SRPA). Appraisal includes a systematic, analytic determination, the recording and analyzing of property facts, rights, investments, and values based on a personal inspection and inventory of the property.
- (7) "Arm's-length transaction" A transaction resulting from good-faith bargaining between a buyer and seller who ((are unrelated and)) have adverse bargaining positions in the marketplace. Sales or exchanges of nursing home facilities among two or more parties in which all parties subsequently continue to own one or more of the facilities involved in the transactions shall not be considered as arm's-length transactions for purposes of this chapter. Sale of a nursing home facility which is subsequently leased back to the seller within five years of the date of sale shall not be considered as an arm's-length transaction for purposes of this chapter.
- (8) "Assets" Economic resources of the contractor, recognized and measured in conformity with generally accepted accounting principles. "Assets" also include certain deferred charges which are not resources but which are recognized and measured in accordance with generally accepted accounting principles.
- (9) "Bad debts" Amounts considered to be uncollectable from accounts and notes receivable.
- (10) "Beds" Unless otherwise specified, the number of set-up beds in the nursing home, not to exceed the number of licensed beds.
 - (11) "Beneficial owner" Any person who:
- (a) Directly or indirectly, through any contract, arrangement, understanding, relationship, or otherwise has or shares:
- (i) Voting power which includes the power to vote, or to direct the voting of such ownership interest; and/or
- (ii) Investment power which includes the power to dispose, or to direct the disposition of such ownership interest.
- (b) Directly or indirectly, creates or uses a trust, proxy, power of attorney, pooling arrangement, or any other contract, arrangement, or device with the purpose or effect of divesting himself or herself of beneficial

- ownership of an ownership interest, or preventing the vesting of such beneficial ownership as part of a plan or scheme to evade the reporting requirements of this chapter.
- (c) Subject to subsection (4) of this section, has the right to acquire beneficial ownership of such ownership interest within sixty days, including but not limited to any right to acquire:
- (i) Through the exercise of any option, warrant, or right;
 - (ii) Through the conversion of an ownership interest;
- (iii) Pursuant to the power to revoke a trust, discretionary account, or similar arrangement; or
- (iv) Pursuant to the automatic termination of a trust, discretionary account, or similar arrangement;

Except that, any person who acquires an ownership interest or power specified in subsection (11)(c)(i), (ii), or (iii) of this section with the purpose or effect of changing or influencing the control of the contractor, or in connection with or as a participant in any transaction having such purpose or effect, immediately upon such acquisition shall be deemed to be the beneficial owner of the ownership interest which may be acquired through the exercise or conversion of such ownership interest or power.

- (d) Any person who in the ordinary course of business is a pledgee of ownership interest under a written pledge agreement shall not be deemed to be the beneficial owner of such pledged ownership interest until the pledgee has taken all formal steps necessary which are required to declare a default and determines that the power to vote or to direct the vote or to dispose or to direct the disposition of such pledged ownership interest will be exercised: PROVIDED, That
- (i) The pledge agreement is bona fide and was not entered into with the purpose nor with the effect of changing or influencing the control of the contractor, nor in connection with any transaction having such purpose or effect, including persons meeting the conditions set forth in subsection (11)(b) of this section; and
- (ii) The pledge agreement, prior to default, does not grant to the pledgee:
- (A) The power to vote or direct or to direct the vote of the pledged ownership interest; or
- (B) The power to dispose or direct the disposition of the pledged ownership interest, other than the grant of such power or powers pursuant to a pledge agreement under which credit is extended and in which the pledgee is a broker or dealer.
- (12) "Capitalization" The recording of an expenditure as an asset.
- (13) "Capitalized lease" A lease which is required to be recorded as an asset and associated liability in accordance with generally accepted accounting principles.
- (14) "Cash method of accounting" A method of accounting in which revenues are recognized only when cash is received, and expenditures for expense and asset items are not recorded until cash is disbursed for those expenditures and assets.
- (15) "Change of ownership" A change in the individual or legal organization which is responsible for the daily operation of a nursing home.

- (a) Events which change ownership include but are not limited to the following:
- (i) The form of legal organization of the contractor is changed (e.g., a sole proprietor forms a partnership or corporation);
- (ii) Title to the nursing home enterprise is transferred by the contractor to another party;
- (iii) The nursing home enterprise is leased, or an existing lease is terminated;
- (iv) Where the contractor is a partnership, any event occurs which dissolves the partnership;
- (v) Where the contractor is a corporation, the corporation is dissolved, merges with another corporation which is the survivor, or consolidates with one or more other corporations to form a new corporation.
- (b) Ownership does not change when the following, without more, occur:
- (i) A party contracts with the contractor to manage the enterprise as the contractor's agent, i.e., subject to the contractor's general approval of daily operating decisions;
- (ii) If the contractor is a corporation, some or all of its stock is transferred.
- (16) "Charity allowances" Reductions in charges made by the contractor because of the indigence or medical indigence of a patient.
- (17) "Contract" A contract between the department and a contractor for the delivery of SNF or ICF services to medical care recipients.
- (18) "Contractor" An entity which contracts with the department to deliver care services to medical care recipients in a facility and which entity is responsible for operational decisions.
- (19) "Courtesy allowances" Reductions in charges in the form of an allowance to physicians, clergy, and others, for services received from the contractor. Employee fringe benefits are not considered courtesy allowances.
- (20) "CSO" The local community services office of the department.
- (21) "Department" The department of social and health services (DSHS) and employees.
- (22) "Depreciation" The systematic distribution of the cost or other base of tangible assets, less salvage, over the estimated useful life of the assets.
- (23) "Donated asset" An asset which the contractor acquired without making any payment for the asset in the form of cash, property, or services. An asset is not a donated asset if the contractor made even a nominal payment in acquiring the asset. An asset purchased using donated funds is not a donated asset.
- (24) "Entity" An individual, partnership, corporation, or any other association of individuals capable of entering enforceable contracts.
- (25) "Equity capital" Total tangible and other assets which are necessary, ordinary, and related to patient care from the most recent provider cost report minus related total long-term debt from the most recent provider cost report plus working capital as defined in this section.

- (26) "Exceptional care recipient" A medical care recipient determined by the department to require exceptionally heavy care.
- (27) "Facility" A nursing home licensed in accordance with chapter 18.51 RCW, or that portion of a hospital licensed in accordance with chapter 70.41 RCW which operates as a nursing home.
- (28) Fair market value Prior to January 1, 1985, the price for which an asset would have been purchased on the date of acquisition in an arm's-length transaction between a well-informed buyer and seller, neither being under any compulsion to buy or sell. Beginning January 1, 1985, the replacement cost of an asset, less observed physical depreciation, on the date the fair market value is being determined.
- (29) "Financial statements" Statements prepared and presented in conformity with generally accepted accounting principles and the provisions of chapter 74.46 RCW and this chapter including, but not limited to, balance sheet, statement of operations, statement of changes in financial position, and related notes.
- (30) "Fiscal year" The operating or business year of a contractor. All contractors report on the basis of a twelve-month fiscal year, but provision is made in this chapter for reports covering abbreviated fiscal periods.
- (31) "Generally accepted accounting principles" Accounting principles approved by the financial accounting standards board (FASB).
- (32) "Generally accepted auditing standards" Auditing standards approved by the American institute of certified public accountants (AICPA).
- (33) "Goodwill" The excess of the price paid for a business over the fair market value of all other identifiable, tangible, and intangible assets acquired. Also, the excess of the price paid for an asset over the fair market value of the asset.
- (34) "Historical cost" The actual cost incurred in acquiring and preparing an asset for use, including feasibility studies, architects' fees, and engineering studies.
- (35) "ICF" When referring to a nursing home, an intermediate care facility. When referring to a level of care, intermediate care. When referring to a patient, a patient requiring intermediate care.
- (36) "Imprest fund" A fund which is regularly replenished in exactly the amount expended from it.
- (37) "Interest" The cost incurred for the use of borrowed funds, generally paid at fixed intervals by the user.
- (38) "Intermediate care facility" A licensed facility certified to deliver intermediate care services to medical care recipients.
- (39) "Joint facility costs" Any costs representing expenses incurred which benefit more than one facility, or one facility and any other entity.
- (40) "Lease agreement" A contract between two parties for the possession and use of real or personal property or assets for a specified period of time in exchange for specified periodic payments. Elimination or addition of any party to the contract, expiration, or modification of any lease term in effect on January 1, 1980, or termination of the lease by either party by any

- means shall constitute a termination of the lease agreement. An extension or renewal of a lease agreement, whether or not pursuant to a renewal provision in the lease agreement, shall be considered a new lease agreement. A strictly formal change in the lease agreement which modifies the method, frequency, or manner in which the lease payments are made, but does not increase the total lease payment obligation of the lessee shall not be considered modification of a lease term.
- (41) "Levels of care" The classification of types of services provided to patients by a contractor, e.g., skilled nursing care or intermediate care.
- (((41))) (42) "Medical care program" Medical assistance provided under RCW 74.09.500 or authorized state medical care services.
- (((42))) (43) "Medical care recipient" An individual determined eligible by the department for the services provided in chapter 74.09 RCW.
- (((43))) (44) "Multiservice facility" A facility at which two or more types of health or related care are delivered, e.g., a hospital and SNF and/or ICF, or a boarding home and SNF and/or ICF. A combined SNF/ICF or ICF/IMR is not considered a multiservice facility.
- $((\frac{44}{1}))$ (45) "Net book value" The historical cost of an asset less accumulated depreciation.
- (((45))) (46) "Net invested funds" The net book value of tangible fixed assets employed by a contractor to provide services under the medical care program, including land, buildings, and equipment as recognized and measured in conformity with generally accepted accounting principles, plus an allowance for working capital which shall be five percent of the allowable costs of each contractor for the previous calendar year. Assets associated with central or home offices or otherwise not on the nursing home premises are not included in net invested funds.
- (((46))) (47) "Nonallowable costs" Same as "unallowable costs."
- $((\frac{47}{}))$ (48) "Nonrestricted funds" Funds which are not restricted to a specific use by the donor, e.g., general operating funds.
- (((48))) (49) "Nursing home" A home, place, or institution, licensed in accordance with chapter 18.51 RCW, in which skilled nursing and/or intermediate care services are delivered.
- (((49))) (50) "Operating lease" A lease under which rental or lease expenses are included in current expenses in accordance with generally accepted accounting principles.
- (((50))) (51) "Owner" A sole proprietor, general or limited partner, or beneficial interest holder of five percent or more of a corporation's outstanding stock.
- (((51))) (52) "Ownership interest" All interests beneficially owned by a person, calculated in the aggregate, regardless of the form which such beneficial ownership takes.
- (((52))) (53) "Patient day" A calendar day of patient care. In computing calendar days of care, the day of admission is always counted. The day of discharge is counted only when the patient was admitted on the same day. A patient is admitted for purposes of this definition

- when he or she is assigned a bed and a patient medical record is opened.
- (((53))) (54) "Per diem (per patient day) costs" Total allowable costs for a fiscal period divided by total patient days for the same period.
- (((54))) (55) "Professionally designated real estate appraiser" An individual regularly engaged in the business of providing real estate valuation services for a fee, and deemed qualified by a nationally recognized real estate appraisal educational organization on the basis of extensive practical appraisal experience, including the writing of real estate valuation reports as well as the passing of written examination on valuation practice and theory, and, by virtue of membership in such organization, required to subscribe and adhere to certain standards of professional practice as such organization prescribes.
- (((55))) (56) "Prospective daily payment rate" The rate assigned by the department to a contractor for providing service to medical care recipients. The rate is used to compute the maximum participation of the department in the contractor's costs.
 - $((\frac{(56)}{)})$ (57) "Qualified therapist":
- (a) An activities specialist having specialized education, training, or at least one year's experience in organizing and conducting structured or group activities;
- (b) An audiologist eligible for a certificate of clinical competence in audiology or having the equivalent education and clinical experience;
- (c) A mental health professional as defined by chapter 71.05 RCW;
- (d) A mental retardation professional, either a qualified therapist or a therapist, approved by the department having specialized training or one year's experience in treating or working with the mentally retarded or developmentally disabled;
- (e) A social worker graduated from a school of social work:
- (f) A speech pathologist eligible for a certificate of clinical competence in speech pathology or having the equivalent education and clinical experience;
- (g) A physical therapist as defined by chapter 18.74 RCW; or
- (h) An occupational therapist graduated from a program in occupational therapy, or having the equivalent of such education or training, and meeting all requirements of state law.
 - (((57))) (58) "Recipient" A medical care recipient.
- (((58))) (59) "Records" Those data supporting all financial statements and cost reports including, but not limited to, all general and subsidiary ledgers, books of original entry, invoices, schedules, summaries, and transaction documentation, however such data are maintained.
- (((59))) (60) "Regression analysis" A statistical technique through which one can analyze the relationship between a dependent or criterion variable and a set of independent or predictor variables.
- (((60))) (61) "Related care" Includes the director of nursing services, activities and social services programs, medical and medical records specialists, and consultation provided by medical directors, pharmacists,

occupational, physical, speech, and other therapists, and mental health professionals as defined in law and regulation.

- (((61))) (62) "Related organization" An entity under common ownership and/or control with, or which has control of or is controlled by, the contractor. Common ownership exists if an entity has a five percent or greater beneficial ownership interest in the contractor and any other entity. Control exists if an entity has the power, directly or indirectly, to significantly influence or direct the actions or policies of an organization or institution, whether or not the power is legally enforceable and however exercisable or exercised.
- (((62))) (63) "Relative" Spouse; natural parent, child, or sibling; adopted child or adoptive parent; stepparent, stepchild, stepbrother, stepsister; father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law; grandparent or grandchild; uncle, aunt, nephew, niece, or cousin.
- (((63))) (64) "Restricted fund" A fund for which the use of the principal and/or income is restricted by agreement with or direction by the donor to a specific purpose, in contrast to a fund over which the contractor has complete control. These generally fall into three categories:
- (a) Funds restricted by the donor to specific operating purposes;
- (b) Funds restricted by the donor for additions to property, plant, and equipment; and
 - (c) Endowment funds.
- (((64))) (65) "Secretary" The secretary of the department of social and health services (DSHS).
- (((65))) (66) "Skilled nursing facility" A licensed facility certified to deliver skilled nursing care services to medical care recipients.
- (((66))) (67) "SNF" When referring to a facility, a skilled nursing facility. When referring to a level of care, skilled nursing care. When referring to a patient, a patient requiring skilled nursing care.
- (((67))) (68) "Start-up costs" The one-time preopening costs incurred from the time preparation begins on a newly constructed or purchased building until the first patient is admitted. Start-up costs include administrative and nursing salaries, utility costs, taxes, insurance, repairs and maintenance, training costs, etc. Start-up costs do not include expenditures for capital assets.
- (((68))) (69) "Title XIX" The 1965 amendments to the Social Security Act, P.L. 89–07, as amended.
- (((69))) (70) "Unallowable costs" Costs which do not meet every test of an allowable cost.
- (((70))) (71) "Uniform chart of accounts" A list of account titles identified by code numbers established by the department for contractors to use in reporting costs.
- (((71))) (72) "Vendor number" A number assigned to each contractor delivering care services to medical care recipients.
- (((72))) (73) "Working capital" Total current assets necessary, ordinary, and related to patient care from the most recent cost report minus total current liabilities necessary, ordinary, and related to patient care from the most recent cost report.

AMENDATORY SECTION (Amending Order 2105, filed 5/30/84)

- WAC 388-96-204 FIELD AUDITS. (1) All cost reports for calendar year 1982 shall be field audited by the department.
- (2) Cost reports for years subsequent to 1982 may be field audited by auditors employed by or under contract with the department.
- (3) Beginning with field audits for calendar year 1983, up to one hundred percent of submitted contractor cost reports and patient care trust fund accounts shall be audited.
- (4) ((Each facility)) An audit of any or all schedules of a facility's cost report may be performed. The cost report, in its entirety, will be audited at least once every three years.
- (5) Beginning with cost reports for calendar year 1983, facilities selected for audit shall be notified within one hundred twenty days after submission of a complete and correct cost report of the department's intent to audit. Such audits shall be completed within one year after notification of the department's intent to audit unless the contractor fails to allow access to records and documentation or otherwise prevents the audit from being completed in a timely manner.
- (6) Regarding submitted contractor cost reports, all facilities meeting the following conditions will be audited:
- (a) Facilities terminating their contracts with the department to provide Medicaid services will be audited when the audits are conducted for the calendar year in which the contract is terminated. Schedule preference will be given to conduct closing audits as soon as possible;
- (b) Facilities contracting in any given calendar year shall be audited for that partial or full year, and facilities contracting for the first time shall be audited annually for the first two full calendar years;
- (c) Facilities whose last completed audit had an audit adjustment of ((five)) ten thousand dollars or more in expenses, twenty thousand dollars or more in equity, one thousand dollars or more in revenue/interim payments and/or fifty days or more in total patient days shall be audited;
- (d) Facilities under investigation by the Internal Revenue Service, Securities Exchange Commission, Department of Health and Human Services, Medicaid fraud control unit, or any other federal, state, or municipal agency for alleged fiscal and/or patient account impropriety shall be audited for the year during which such investigation is commenced, for each year the investigation is continued, for the year during which the investigation is concluded, and for two full calendar years following the year the investigation is terminated;
- (e) Facilities whose costs in one or more cost centers for the current year exceeds the industry average by one standard deviation, and such costs exceed prior year allowable costs, facilities whose costs in one or more cost centers exceeds inflation increases for the year in question, facilities with questionable costs in excess of ten thousand dollars, if requested by the manager, rate

management program, bureau of nursing home affairs, shall be audited.

- (7) If a facility has a home or central office and such central office or any associated facility meets any of the criteria set forth in subsection (6) of this section, such facility shall be audited as provided in subsection (6) of this section.
- (8) Patient care trust fund accounts shall be audited annually if two or more findings were reported in the previous trust fund audit of a facility or if, in the opinion of the department, a single finding reported in the previous trust fund audit materially impacts the patient trust fund accounts maintained by the facility.
- (9) Reported costs and trust fund accounts of facilities may be selected for audit on a random or other basis.

AMENDATORY SECTION (Amending Order 1892, filed 10/13/82)

WAC 388-96-505 OFFSET OF MISCELLA-NEOUS REVENUES. (1) Allowable costs shall be reduced by the contractor whenever the item, service, or activity covered by such costs generates revenue or financial benefits (e.g., purchase discounts or rebates) other than through the contractor's normal billing for care services; except that, unrestricted grants, gifts, and endowments, and interest therefrom, will not be deducted from the allowable costs of a nonprofit facility.

- (2) Allowable costs will be reduced for hold-bed revenue in the property and administration and operations cost areas only. In the property cost area, the amount of reduction will be determined by dividing allowable property costs by total patient days and multiplying the result by total hold-room days. In the administration and operations cost area, the amount of reduction will be determined by dividing allowable administration and operations costs minus dietary, laundry, and nursing supply costs by the total patient days and multiplying the result by total hold-room days.
- (3) Where goods or services are sold, the amount of the reduction shall be the actual cost relating to the item, service, or activity. In the absence of adequate documentation of cost, it shall be the full amount of the revenue received. Where financial benefits such as purchase discounts or rebates are received, the amount of the reduction shall be the amount of the discount or rebate.
- (((3))) (4) Only allowable costs shall be recovered under this section. Costs allocable to activities or services which are not included in SNF or ICF services (e.g., costs of vending machines, patients' personal laundry, and services specified in chapter 388–86 WAC which are not included in SNF or ICF services) are nonallowable costs.

AMENDATORY SECTION (Amending Order 2025, filed 9/16/83)

WAC 388-96-557 DEPRECIABLE ASSETS. (1) Tangible assets of the following types in which a contractor has an economic interest through ownership or lease agreement are subject to depreciation:

- (a) Building the basic structure or shell and additions thereto.
- (b) Building fixed equipment attachments to buildings, such as wiring, electrical fixtures, plumbing, elevators, heating system, and air conditioning system. The general characteristics of this equipment are:
- (i) Affixed to the building and not subject to transfer;
- (ii) A fairly long life, but shorter than the life of the building to which affixed.
- (c) Major movable equipment such items as beds, wheelchairs, desks, and x-ray machines. The general characteristics of this equipment are:
 - (i) A relatively fixed location in the building;
- (ii) Capable of being moved as distinguished from building equipment:
 - (iii) A unit cost sufficient to justify ledger control;
- (iv) Sufficient size and identity to make control feasible by means of identification tags; and
- (v) A minimum life of approximately three years. Effective January 1, 1981, for settlement purposes for periods subsequent to that date, and for purposes of setting rates for periods beginning July 1, 1982, and subsequently, this equipment shall be characterized by a minimum life of greater than one year.
- (d) Minor equipment such items as wastebaskets, bedpans, syringes, catheters, silverware, mops, and buckets which are properly capitalized. No depreciation shall be taken on items which are not properly capitalized (see WAC 388-96-553). The general characteristics of minor equipment are:
- (i) In general, no fixed location and subject to use by various departments;
 - (ii) Small in size and unit cost;
 - (iii) Subject to inventory control;
 - (iv) Large number in use; and
 - (v) Generally, a useful life of one to three years.
- (e) Land improvements such items as paving, tunnels, underpasses, on-site sewer and water lines, parking lots, shrubbery, fences, walls, etc., where replacement is the responsibility of the contractor.
- (f) Leasehold improvements betterments and additions made by the lessee to the leased property, which become the property of the lessor after the expiration of the lease.
- (2) Land is not depreciable. The cost of land includes, but is not limited to, the cost of such items as off-site sewer and water lines, public utility charges necessary to service the land, governmental assessments for street paving and sewers, the cost of permanent roadways and grading of a nondepreciable nature, and the cost of curbs and sidewalks, replacement of which is not the responsibility of the contractor.

AMENDATORY SECTION (Amending Order 1712, filed 11/4/81)

WAC 388-96-559 DEPRECIATION BASE. (1) Effective January 1, 1985, the depreciation base shall be the historical cost of the contractor, or lessor if the assets are leased by the contractor, in acquiring the asset ((from an unrelated organization)) in an arm's-length

transaction, and preparing the asset for use, less goodwill, and less accumulated depreciation which has been incurred during periods that the assets have been used in or as a facility by the contractor, such accumulated depreciation to be measured in accordance with subsection (4) of this section and WAC 388-96-561, 388-96-565, and 388-96-567. If the department challenges the historical cost of an asset or if the contractor cannot or will not provide the historical cost of a leased asset, the department will have the fair market value of the asset at the time of purchase established by appraisal. ((The fair market value of items of equipment will be established by appraisals performed by vendors of the particular type of equipment)) For leased assets, the department may examine documentation in its files to determine the lessor's acquisition date at the time of the last arm'slength transaction. If the department is unable to determine the lessor's acquisition date by review of its records, the department may use the construction date of the facility, as found in the state fire marshal's records, as the lessor's acquisition date of leased assets in determining fair market value. When the appraisals are conducted, the depreciation base of the asset will not exceed the fair market value of the asset. Estimated salvage value shall be deducted from historical cost where the straight-line or sum-of-the-years digits method of depreciation is used.

(2) Effective January 1, 1981, for purposes of setting rates for rate periods beginning July 1, 1982, and subsequently, subsection (1) of this section shall be applied with the phrase "in an arm's-length transaction" replacing the phrase "from an unrelated organization."

(3) Effective July 1, 1982, in all cases subsection (1) of this section shall be applied with the phrase "in an arm's-length transaction" replacing the phrase "from an

unrelated organization."

(4) Where depreciable assets are acquired from a related organization, the contractor's depreciation base shall not exceed the base the related organization had or would have had under a contract with the department.

(5) If a contractor cannot or will not provide the lessor's acquisition cost of assets leased by the contractor, the appraised asset value of land, building, or equipment, determined by the department of general administration shall be adjusted by the department using the Marshall and Swift Valuation Guide to reflect the value at the lessor's acquisition date. If an appraisal has been prepared for leased assets and the assets subsequently sell in the first arm's-length transaction since January 1, 1980, pursuant to subsection (7) of this section, the Marshall and Swift Valuation Guide will be used to adjust the asset value determined by the appraisal to the sale date. If the assets are located in a city for which the Marshall and Swift Valuation Guide publishes a specific index, or if the assets are located in a county containing that city, the city-specific index shall be used to adjust the appraised value of the asset. If the assets are located in a city or county for which a specific index is not calculated, the Western District Index calculated by Marshall and Swift shall be used.

(6) If depreciable assets are acquired which were used in the Medicaid program on or after January 1, 1980, the depreciation base of such assets shall not exceed the net book value existing at the time of acquisition or which would have existed had the assets continued in use under the previous Medicaid contract with the department; except that depreciation shall not be accumulated for periods during which such assets were not in use in or as a nursing care facility.

(7) Subsection (6) of this section shall not apply to the most recent arm's-length acquisition if it occurs at least ten years after the previous arm's-length transfer of ownership nor shall subsection (6) apply to the first arm's-length acquisition of assets which occur on or after January 1, 1980, for facilities participating in the Medicaid program prior to January 1, 1980. The depreciation base for such acquisitions shall not exceed the lesser of the fair market value of the assets determined by an appraisal conducted by the department of general administration and the owner's acquisition cost of each asset, land, building, or equipment. An appraisal conducted by the department of general administration shall be final unless the appraisal is shown to be arbitrary and capricious. Should a contractor request a revaluation of an asset, the contractor must document ten years have passed since the most recent arm's-length transfer of ownership.

(8) For purposes of establishing the property and return on investment component rates, the value of leased equipment, if unknown by the contractor, may be estimated by the department using previous department of general administration appraisals as a data base. The estimated value may be adjusted using the Marshall and Swift Valuation Guide to reflect the value of the asset at the lessor's acquisition date.

AMENDATORY SECTION (Amending Order 2025, filed 9/16/83)

WAC 388-96-561 DEPRECIATION BASE—DONATED OR INHERITED ASSETS. (1) The depreciation base of donated assets, as defined in WAC 388-96-010, or of assets received through testate or intestate distribution, shall be the lesser of:

- (a) Fair market value at the date of donation or death, less goodwill, provided that, estimated salvage value shall be deducted from fair market value where the straight-line or sum-of-the-years digits method of depreciation is used; or
- (b) The ((depreciation base under the cost-related reimbursement program)) historical cost of the owner last contracting with the department, if any.
- (2) If the donation or distribution is between related organizations, the base shall be the lesser of:
- (a) Fair market value, less goodwill and, where appropriate, salvage value; or
- (b) The depreciation base the related organization had or would have had for the asset under a contract with the department.

AMENDATORY SECTION (Amending Order 2105, filed 5/30/84)

WAC 388-96-580 OPERATING LEASES OF OFFICE EQUIPMENT. Rental costs of office equipment under arm's-length operating leases shall be allowable to the extent such costs are necessary, ordinary, and related to patient care. Beginning January 1, 1985, office equipment rental costs shall be reimbursed in the administration and operations cost center. Office equipment may include items typically used in administrative or clerical functions such as telephones or PBX equipment, copy machines, desks and chairs, calculators and adding machines, file cabinets, typewriters, and computers.

AMENDATORY SECTION (Amending Order 2025, filed 9/16/83)

WAC 388-96-716 COST AREAS. A contractor's overall reimbursement rate for medical care recipients consists of the total of five component rates, each covering one cost area. The five cost areas are:

- (1) Nursing services;
- (2) Food;
- (3) Administration and operations;
- (4) Property; and
- (5) Return on ((equity)) investment.

AMENDATORY SECTION (Amending Order 2025, filed 9/16/83)

WAC 388-96-735 ADMINISTRATION AND OPERATIONS COST AREA RATE. (1) The administration and operations cost area reimbursement rate will reimburse for the necessary and ordinary costs of overall management of the facility, operation and maintenance of the physical plant, and providing dietary service (other than the cost of food and beverages), medical supplies, taxes, and insurance.

- (2) Each contractor's allowable, inflation adjusted, per patient day administration and operations cost shall be determined.
- (3) Costs for contractors having submitted correct and complete cost reports by the time July rates are initially to be established shall be ranked from highest to lowest. The eighty-fifth percentile of the ranking shall be determined.
- (4) Administration and operations rates for individual providers shall be the lower of the provider's allowable cost or the eighty-fifth percentile.
- (5) Beginning July 1, 1984, allowable costs for administration and operations for rate setting purposes shall include allowable retained savings for the preceding report year.
- (6) Beginning January 1, 1985, the administration and operations cost area rate will include reimbursement for the necessary and ordinary lease costs of office equipment as specified in WAC 388-96-580.

NEW SECTION

WAC 388-96-745 PROPERTY COST AREA REIMBURSEMENT RATE. (1) The property cost

area rate for each facility shall be determined by dividing the sum of the prior period depreciation costs subject to the provisions of this chapter, adjusted for any capitalized addition or replacements approved by the department and the retained savings from the property cost center as provided in WAC 388-96-228, by total patient days for the facility in the prior period. Allowable depreciation costs are defined as the costs of depreciation of tangible assets meeting the criteria specified in WAC 388-96-557, regardless of whether owned or leased by the contractor. Depreciation of leased office equipment shall not be reimbursable.

- (2) If a capitalized addition or retirement of an asset will result in a different licensed bed capacity during the ensuing period, the prior period total patient days used in computing the property cost center rate shall be adjusted to anticipated patient day level.
- (3) If a certificate of need for a new facility is requested, the department, in reaching its decision, shall take into consideration per—bed land and building construction costs for the facility which shall not exceed a maximum determined by the department.

NEW SECTION

WAC 388-96-752 DOCUMENTATION OF LEASED ASSETS. If the department challenges the historical cost of a leased asset or if the contractor cannot or will not provide the lessor's acquisition cost of an asset, the asset will be excluded from reimbursement until a department of general administration appraisal is prepared for the asset.

NEW SECTION

WAC 388-96-754 A CONTRACTOR'S RETURN ON INVESTMENT. (1) The department shall establish for individual Medicaid facilities return on investment allowances composed of a financing allowance and a variable return allowance.

- (2)(a) The financing allowance shall be determined by multiplying the net invested funds of each facility by eleven percent and dividing by the contractor's total patient days. Annual patient days taken from the contractor's cost report for the most recent twelve-month cost report period will be used. If the cost report covers less than twelve months, annual patient days will be estimated based upon data in the cost report. If a capitalized addition or retirement of an asset will result in a different licensed bed capacity during the ensuing period, the prior period total patient days used in computing the financing and variable return allowances shall be adjusted to anticipated patient day level.
- (b) In computing the portion of net invested funds, representing the net book value of tangible fixed assets, the same assets, depreciation bases, lives and methods referred to in this chapter, including owned and leased assets, shall be used, except the capitalized cost of land upon which a facility is located and other such contiguous land which is reasonable and necessary for use in the regular course of providing patient care shall also be included. In the case of leased facilities where the net invested funds are unknown or the contractor is unable or

unwilling to provide necessary information to determine net invested funds, the department may determine an amount to be used for net invested funds based upon an appraisal conducted by the department of general administration pursuant to this chapter.

- (3) The variable return allowance shall be determined according to the following procedure:
- (a) The department shall rank all facilities in numerical order from highest to lowest based upon average per diem allowable costs for the sum of the administration and operations and property cost centers for the preceding cost report period. If the contractor's administration and operations and property rates have been established based on a budget, the variable return allowance shall be calculated based on budgeted costs.
- (b) The variable return allowance shall be computed by multiplying the total prospective rate for each facility by the appropriate percentage which shall not be less than one percent nor greater than four percent. The department shall divide the facilities ranked according to subsection (3)(a) of this section into four groups, from highest to lowest, with an equal number of facilities in each group or nearly equal as is possible. Facilities in the highest quarter will be assigned a percentage of one, in the second highest quarter a percentage of two, in the third highest quarter a percentage of three, and in the lowest quarter a percentage of four.
- (4) The sum of the financing allowance and the variable return allowance shall be the return on investment for each facility and shall be added to the prospective rate for each facility.
- (5) If a facility is leased by a contractor as of January 1, 1980, in an arm's-length agreement, which continues to be leased under the same lease agreement as defined in this chapter, and for which the annualized lease payment, plus any interest and depreciation expenses of contractor-owned assets, for the period covered by the prospective rates, divided by the contractor's total patient days, minus the property cost center determined according to this chapter, is more than the return on investment allowance determined according to this section, the following shall apply:
- (a) The financing allowance shall be recomputed substituting the fair market value of the assets, as of January 1, 1982, determined by department of general administration appraisal, for the net book value of the assets in determining net invested funds for the facility. Said appraisal shall be final unless shown to be arbitrary and capricious.
- (b) The sum of the financing allowance computed under this subsection and the variable return allowance shall be compared to the annualized lease payment, plus any interest and depreciation expenses of contractorowned assets, for the period covered by the prospective rates, divided by the contractor's total patient days, minus the property cost center rate determined according to this chapter. The lesser of the two amounts shall be called the alternate return on investment allowances.
- (c) The return on investment allowance determined in accordance with subsections (1), (2), (3), and (4) of this section or the alternate return on investment allowance, whichever is greater, shall be the return on investment

allowance for the facility and shall be added to the prospective rate of the facility.

(6) In the event the department of health and human services disallows the application of the return on investment allowances to nonprofit facilities, the department shall modify the measurements of net invested funds used for computing individual facility return on investment allowances as follows: Net invested funds for each nonprofit facility shall be multiplied by one minus the ratio of equity funds to the net invested funds of all nonprofit facilities.

AMENDATORY SECTION (Amending Order 2025, filed 9/16/83)

WAC 388-96-760 UPPER LIMITS TO REIM-BURSEMENT RATE. The reimbursement rate shall not exceed the contractor's customary charges to the general public for the services covered by the rate, except that public facilities rendering such services free of charge or at a nominal charge will be reimbursed according to the methods and standards set out in this chapter. The contractor shall provide as part of the annual cost report a statement of the average charges for the cost report year for services covered by the rate and supporting computations and documentation. The contractor shall immediately inform the department if its reimbursement rate does exceed customary charges for comparable services. If necessary, the rate will be adjusted in accordance with WAC 388-96-769.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 388-96-539 ALLOWABLE INTEREST. WAC 388-96-541 OFFSET OF INTEREST INCOME.

WAC 388-96-547 OPERATING LEASES OF FACILITIES AND EQUIPMENT.

WAC 388–96–549 RENTAL EXPENSE PAID TO RELATED ORGANIZATIONS.

WAC 388–96–743 PROPERTY COST AREA RATE.

WAC 388-96-750 RETURN ON INVESTMENT.

WSR 84-24-051 PROPOSED RULES DEPARTMENT OF LICENSING (Securities Division)

[Filed December 4, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Licensing intends to adopt, amend, or repeal rules concerning the regulation of investment advisors and investment advisor salespersons;

that the agency will at 10:00 a.m., Tuesday, January 8, 1985, in the Hearing Room, 1st Floor, 1300 Quince Street, Olympia, WA 98504, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 21.20.450.

The specific statute these rules are intended to implement is RCW 21.20.010 and 21.20.020.

This rule, WAC 460–20A–405, is promulgated pursuant to RCW 21.20.450 which directs that the director of the Department of Licensing has authority to implement the provisions of chapter 21.20 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 8, 1985.

Dated: December 3, 1984 By: John Gonsalez Director

STATEMENT OF PURPOSE

Title and Number of Rule: Chapter 460-20A WAC, Broker-dealers and salespersons; includes WAC 460-20A-405 Receipt of both securities sales commission and investment advisor fees.

Statutory Authority: RCW 21.20.450.

Specific Statute that Rule is Intended to Implement: RCW 21.20.010 and 21.20.020.

Summary of the Rule: The rule prohibits the receipt of both sales commission and investment advisor fees by any person, which includes affiliates, unless certain disclosures are made or the administrator waives such disclosure.

Reasons Supporting the Proposed Rules: Some investment advisors and investment advisor salespersons are taking both a fee and a commission without disclosing the substantial conflict this presents. The form that will be required will set forth disclosure of the potential conflict of interest, fees charged, history of actual conflict of interest and available remedies.

The Agency Personnel Responsible for Drafting: Deborah Bortner, Assistant Securities Administrator, Department of Licensing, Securities Division, 1300 Quince Street, Olympia, Washington 98504, (206) 753–6928; Implementation: Joan Baird, Assistant Director, Business and Professions Administration, Department of Licensing, 1300 Quince Street, Olympia, Washington 98504, (206) 753–2241; and Enforcement: John W. Maxwell, Chief of Enforcement, Department of Licensing, 1300 Quince Street, Olympia, Washington 98504, (206) 753–6928.

Name of the Organizations Proposing the Rule: Department of Licensing, Securities Division.

Agency Comments or Recommendations, if any: None.

The rule is not necessary to comply with a federal law or a federal or state court action.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

Small Business Economic Impact Statement: Not applicable.

NEW SECTION

WAC 460-20A-405 RECEIPT OF BOTH SECURITIES SALES COMMISSION AND INVESTMENT ADVISOR FEES

- (1) It shall constitute a violation of RCW 21.20.010 and RCW 21.20.020 for any person to receive both a sales commission for the purchase or sale of any security and compensation for rendering investment advice concerning said security; provided, however, receipt of both a sales commission and advisory compensation shall not constitute such violation if either:
- (a) Such person provides to each customer receiving advice a disclosure of conflict of interest on a form promulgated by the Administrator to be given to the customers at least 48 hours before the customer agrees to have the person render the advice; or
- (b) The Administrator by rule or order waives the necessity of such disclosure on said form as not being necessary in the public interest for the protection of investors.
- (2) The purposes of this provision, the term "person" shall include all "affiliates" of such person as defined in WAC 460-10A-060.

WSR 84-24-052 PROPOSED RULES DEPARTMENT OF NATURAL RESOURCES (Board of Natural Resources)

[Filed December 4, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Board of Natural Resources and the Commissioner of Public Lands intends to adopt, amend, or repeal rules concerning the initial deposits for timber sales:

that the agency will at 1:30 p.m., Tuesday, November 27, in Hearing Room #3, First Floor, Public Lands Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 18, 1984.

The authority under which these rules are proposed is RCW 43.30.150 (2) and (6) and 43.30.070.

The specific statute these rules are intended to implement is RCW 79.01.132 and 79.01.204.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before 5:00 p.m., December 7, 1984.

This notice is connected to and continues the matter in Notice No. WSR 84-21-063 filed with the code reviser's office on October 16, 1984.

Dated: December 4, 1984

By: James A. Stearns

Supervisor

WSR 84-24-053 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 84-208-Filed December 4, 1984]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity

to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is openings in Areas 7B and 13A provide opportunity for harvest of non-Indian allocation of late timed chum. All other marine and freshwater areas are closed to prevent overharvest.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED December 4, 1984.

By Gary C. Alexander for William R. Wilkerson Director

NEW SECTION

WAC 220-47-928 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

*Area 7B - Closed except gill nets using 6-inch minimum mesh may fish from 4:00 PM December 5 to 8:00 AM December 6, and purse seines may fish from 5:00 AM to 8:00 PM December 6.

Area 13A (excluding the following portions: (1) Burley Lagoon north of State Route 302; (2) waters within a 100-yard radius from the outer oyster stakes off Minter Creek and all of Minter Creek Bay, and (3) waters westerly of a line drawn true north from Thompson Spit at the mouth of Glen Cove and all of Glen Cove) - Closed except gill nets using 6-inch minimum mesh may fish from 3:00 PM to 9:00 AM nightly, Sunday through Thursday nights, December 2 through the morning of December 7, and purse seines using the 5-inch strip may fish from 5:00 AM to 8:00 PM daily Monday through Friday, December 3 through December 7.

Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 7C, 7D, 8, 8A, 9, 9A, 10, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12, 12A, 12B, 12C, 12D, 13, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K and all freshwater areas—closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective immediately.

WAC 220-47-927 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (84-204)

WSR 84-24-054 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 84-209—Filed December 4, 1984]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 7 and 7A provide protection for Canadian origin chum. Restrictions in Area 10C and the Cedar River provide protection for local sockeye stocks. Restrictions in Area 10D provide protection for sockeye while allowing harvest of surplus coho. Restrictions in the Samish River protect natural Samish origin chum. Restrictions in Area 8 and the Skagit River provide protection for Skagit River origin chinook, chum and coho. Restrictions in Areas 12A and 12D provide secondary protection for Hood Canal natural chum stocks. Restrictions in the Stillaguamish Snohomish River protect River and Stillaguamish and Snohomish chum. Restrictions in Minter Creek protect normal timed chum returning to Minter Creek Hatchery. Restrictions in Areas 13E, 13I, 13J and 13K are required to protect south sound normal chum stocks. Restrictions in Areas 6D and Strait of Juan de Fuca tributaries no longer required.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED December 4, 1984.

By Gary C. Alexander for William R. Wilkerson Director

NEW SECTION

WAC 220-28-437 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS. Effective immediately, it is unlawful for treaty Indian fishermen to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions: Areas 7 and 7A - Closed to all commercial

Area 8 - Closed to all commercial fishing. Skagit River - Closed to all commercial net gear except dip bag nets and beach seines, and all chinook greater than 24 inches, all coho greater than 20 inches in length and all chum must be released, when open.

Snohomish River and Stillaguamish River -Closed to all commercial fishing.

Areas 13E, 13I, 13J, and 13K - Closed to all commercial fishing.

Area 10C - Effective through December 31, closed to all commercial fishing.

Area 10D - Effective through December 31, (1) All gear other than gill net gear must release all sockeye when open. (2) Closed to all commercial fishing in that portion within 250 yards of the eastern and northern shores Sammamish bet ween ofLake Sammamish River and Issaguah Creek. Areas 12A and 12D - Closed to all com-

Samish River, Cedar River, and Minter Creek - Closed to all commercial fishing.

REPEALER

mercial fishing.

The following section of the Washington Administrative Code is repealed effective immediately.

WAC 220-28-436 PUGET SOUND COMMER-CIAL FISHERY RESTRICTIONS (84–207)

WSR 84-24-055 PROPOSED RULES **DEPARTMENT OF** LABOR AND INDUSTRIES

[Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning amending one item in WAC 296-150B-990, fees. The fees for inspections of HUD-labeled mobile homes are changed from \$32.00 minimum plus \$16.00 for every half-hour over one hour to \$23.00 per floor for routine inspections and \$50.00 minimum plus \$25.00 per half-hour over one hour for nonroutine inspections;

that the agency will at 9:00 a.m., Friday, January 11, 1985, in Conference Room A, 300 West Harrison, Seattle, WA 98119, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 11, 1985.

The authority under which these rules are proposed is RCW 43.22.350.

The specific statute these rules are intended to implement is RCW 43.22.350.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 11, 1985.

Written or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW.

The agency reserves the right to modify the text of these proposed rules before the hearing or in response to written or oral comments received before or during the hearing.

The agency may need to change the date for hearing or adoption on short notice. To ascertain that the hearing or adoption will take place as stated in this notice, an interested person may contact the person named below.

Correspondence relating to this notice and the proposed rules should be addressed to:

> Robert C. Cronkrite, Chief, FAS Section 300 West Harrison, Room 512 Seattle, Washington 98119 (206) 281-5530

> > Dated: December 5, 1984

By: Sam Kinville

Director

STATEMENT OF PURPOSE

Title and Number of Rule: WAC 296-150B-990 Fees.

Statutory Authority: RCW 43.22.350.

Specific Statute that the Rule is Intended to Implement: RCW 43.22.350.

Summary of the Rule: This notice proposes to amend one item in WAC 296-150B-990, fees. The fees for inspections of HUD-labeled mobile homes are changed from \$32.00 minimum plus \$16.00 for every half-hour over one hour to \$23.00 per floor for routine inspections and \$50.00 minimum plus \$25.00 per half-hour over one hour for nonroutine inspections.

Reasons Supporting the Proposed Rule: WAC 296-150B-990 is amended to implement HUD approval to charge \$23.00 per floor for routine in-plant inspections. In addition, the amendment makes the fees consistent for nonroutine inspections of both HUD-labeled mobile homes and all other mobile homes.

The Agency Employee Responsible for the Drafting, Implementation and Enforcement of the Rule: Robert C. Cronkrite, Chief, FAS Section, 300 West Harrison, Room 512, Seattle, Washington 98119, (206) 281-5530.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rule: Department of Labor and Industries.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule:

The rule is not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

No small business impact statement is required because all businesses are equally affected.

\$ 70.00

\$ 50.00

\$ 30.00

\$100.00

\$ 10.00

100% of fee for

new design plan.

\$50.00 minimum

plus \$25.00 for

every half-hour

or fraction of a half-hour over one hour.

AMENDATORY SECTION (Amending Order 82-37, filed 12/6/82)

WAC 296-150B-990 FEES.

(1) Initial manufacturer filing fee: \$	25.00
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- (2) Fees for application for design plan approval. The fees listed in this subsection cover the application filing fee and one hour of examination time. The applicant will be required to pay for examination time beyond the base hours pursuant to the fees set in subsection (6).
- (a) Fee for application for commercial coach, recreational vehicle, or component design plan approval:
- (b) Fees for resubmittals of a design plan for a commercial coach, recreational vehicle, or compo-
- (3) Design plan renewal fees.
- (a) Renewal of an unexpired and unrevoked commercial coach or recreational vehicle design plan or related group of plans:
- (b) Renewal of an expired or revoked design plan:
- (4) Fee for transfer of design plan approval to a different manufacturer:
- (5) Fee for filing a commercial coach, recreational vehicle, or component quality control manual:
- (6)(a) Fee for inspections, examinations of design plans, and other technical services performed by the department; other than inspections, examinations, and services for a HUD-labeled mobile home before it is sold or leased to a consumer:
- (b) Fee for inspections, examinations, and other technical services performed by the department for a HUD-labeled mobile home before it is sold or leased to a consumer:

coach: (d) For each service core:

(c) For each additional section of a multiple section commercial

(e) For each component other than a service core:

(f) For each reissuance of a mobile home, commercial coach, or recreational vehicle insignia:

(g) For each alteration insignia:

(8) Fee for each notification to a local enforcement agency:

- (9) Travel fees and expenses. If a manufacturer or other person requests an inspection or other technical service outside the state, the manufacturer must prepay the travel expenses of the department's employees on an estimated basis to be corrected after the inspections are completed. The department will not charge for travel expenses incurred for inspections or other performed services Washington. The expenses shall be calculated pursuant to the following list:
- (a) Surface travel, per mile:
- (b) Air travel:

(c) Hourly charge for travel time:

\$.185 Cost of air fare based on published rates. \$25.00 per half-hour or fraction of a half-hour.

(d) Expenses: Expenses include, but are not limited to, car rental, parking lot charges, and personal expenses. Personal expenses, including food, lodging, and per diem, shall be calculated pursuant to the allowances and costs set by the Washington State Office of Financial Management.

(10) Fee for change in manufacturer's or dealer's name, address, or ownership:

\$ 15.00

\$ 10.00

\$ 50.00

\$ 10.00

\$ 10.00

\$ 25.00

\$ 15.00

WSR 84-24-056 PROPOSED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning definitions of terms contained in chapter 49-.38 RCW commonly known as the Theatrical Enterprises Act; explanation of the definitions used in the act; requirement of a cash deposit or bond to ensure payment of wages; action required to ensure posting of deposit or bond; method of taking action against cash deposit or bond and limitations thereof;

that the agency will at 10:30 a.m., Tuesday, January 8, 1985, in Room 1D2, Transportation Building, Olympia, Washington, conduct a public hearing on the proposed rules.

((\$32.00 minimum plus \$16.00 for every half-hour or fraction of a half-hour over one hour.)) \$23.00 per floor for routine inspections; \$50.00 minimum plus \$25.00 for every half-hour or fraction of a half-hour over one hour for nonroutine inspections and reinspections.

(7) Insignia fees.

(a) For each recreational vehicle:

(b) For each single width commercial coach, or for the first section of a multiple section commercial coach:

\$ 15.00

\$ 20.00

The formal decision regarding adoption, amendment, or repeal of the rules will take place on Tuesday, January 15, 1985, 1:30 p.m., Third Floor, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 49.38.010, 49.38.020, 49.38.030 and 49.38.040.

Written or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW.

The agency reserves the right to modify the text of these proposed rules before the hearing or in response to written or oral comments received before or during the hearing.

The agency may need to change the date for hearing or adoption on short notice. To ascertain that the hearing or adoption will take place as stated in the notice, an interested person may contact the person named below.

Correspondence relating to this notice and the proposed rules should be addressed to:

G. David Hutchins Assistant Director ESAC Division General Administration Building Olympia, Washington 98504 (206) 753-3487

> Dated: December 5, 1984 By: Sam Kinville

> > Director

STATEMENT OF PURPOSE

Title and Number of Rule Section(s) or Chapter(s): Chapter 296-124 WAC, Internal rules; includes WAC 296-124-010 Definitions; 296-124-020 Bond or cash deposit; 296-124-021 Statement of intent to hire; 296-124-023 Filing location; 296-124-030 Filing claim for wages against bond or cash deposit; 296-124-040 Multiple events; and 296-124-050 Failure to post bond.

Statutory Authority: RCW 49.38.070.

Specific Statute that Rule is Intended to Implement: RCW 49.38.010, 49.38.020, 49.38.030 and 49.38.040.

Summary of the Rule(s): This notice proposes to provide definitions of terms existing in chapter 49.38 RCW commonly known as the Theatrical Enterprises Act, explaining the definitions of terms used in the act. The rules set forth the requirement of a cash deposit or bond to be posted with the department to ensure payment of wages and outlines the actions which are used to ensure the posting of the cash deposit or bond. Finally the rules explain the method of taking action against the cash deposit or bond and limitations thereof.

Reasons Supporting the Proposed Rule(s): Definitions, specific definitions are necessary to clarify and explain language terminology used throughout the statute; Bond or cash deposit, persons engaged in the business of promoting a theatrical enterprise will be required to deposit with the department cash or a surety company issued bond sufficient in size to meet at least one week's pay of every person involved in the production of the theatrical enterprise. The deposit will be on file with the department at least one week before commencement of the event and will be kept in existence for a period of at

least one year after conclusion of the event: Statement of intent to hire, accompanying the cash or surety bond a notarized statement of intent to hire, a form supplied by the department, will be filed which shall list and include such things as the name and address of promoting parties, company banking and insurance information, as well as the date, place and type of event and type of workers employed and approximate weekly payroll; Filing claim for wages against bond or cash deposit, this rule outlines the procedure for filing a claim for unpaid wages against the bond or cash deposit. Parties may file directly in superior or district court or process it with the assistance of the department; Multiple events, in cases where a promotor will be responsible for more than one event that party may file only one cash deposit or bond if the amounts posted are sufficient for all events covered and other required information is submitted; and Failure to post bond, the rules provide that failure to comply with the regulation may result in legal action by the department.

The Agency Personnel Responsible for the Drafting, Implementation and Enforcement of the Rule: G. David Hutchins, Assistant Director, Employment Standards/Apprenticeship/Crime Victims Division, 605 11th Avenue S.E., Olympia, Washington, (206) 753-3487.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rule: Department of Labor and Industries.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule: These are rules that will enable the Department of Labor and Industries to continue to administer chapter 49-.38 RCW.

The rule is not necessary to comply with a federal law or a federal or state court decision.

The department has considered the economic impact on small business pursuant to the Regulatory Fairness Act of 1982 and has determined that the proposed rules will impact all theatrical enterprises as defined in RCW 49.38.010, which means: The production of any circus, vaudeville, carnival, revue, variety show, musical comedy, operetta, opera, drama, endurance contest, marathon, walkathon, or any other entertainment event where persons are a part of the enterprise's presentation. But does not include: A program of a radio or television station operating pursuant to a license issued by the Federal Communications Commission or any event produced by a nonprofit cultural or artistic organization that has been located in a community for at least two years. Business engaged in promoting a theatrical enterprise will be required to post with the Department of Labor and Industries a cash deposit or bond deemed sufficient by the department to pay the wages of production employees for a period not to exceed one week.

Chapter 296-124

RULES AND REGULATIONS FOR THE ADMINISTRATION OF THE THEATRICAL ENTERPRISE ACT

WAC

296-124-010 Definitions

296-124-020 Bond or cash deposit 296-124-021 Statement of intent to hire 296-124-022 Filing claim for wages against bond or cash deposit 296-124-040 Multiple events 296-124-050 Failure to post bond

NEW SECTION

WAC 296-124-010 DEFINITIONS. As used in this chapter:

- (1) "Theatrical enterprise" means the production of any circus, vaudeville, carnival, revue, variety show, musical comedy, operetta, opera, drama, endurance contest, marathon, walkathon, or any other entertainment event where persons are a part of the enterprise's presentation. Theatrical enterprise does not include a program of a radio or television station operating pursuant to a license issued by the Federal Communications Commission or any event produced by a nonprofit cultural or artistic organization that has been located in a community for at least two years.
- (2) "Department" means the Department of Labor and Industries.(3) "Director" means the Director of the Department of Labor and Industries or his duly authorized deputy or representative.
- (4) "Assistant director" means the supervisor of industrial relations for the Department of Labor and Industries or his duly authorized deputy or representative.
- (5) "Person" includes any individual, firm, partnership, association or corporation.
- (6) "Employee" means an employee who is employed in the business of his employer whether by way of manual labor or otherwise.

NEW SECTION

WAC 296-124-020 BOND OR CASH DEPOSIT. (1) Any persons engaged in the business of promoting a theatrical enterprise in this state shall deposit with the Department the cash or a bond issued by a surety company authorized to do business in this state in an amount determined sufficient by the Department to pay the wages of every person involved in the production of the theatrical enterprise for the period for which a single payment of wages is made, but not to exceed one week.

- (2) The deposit required under subsection (1) of this section shall be on file with the Department seven calendar days before the commencement of the theatrical enterprise.
- (3) The deposit required under subsection (1) shall be in existence for a period of at least one year after conclusion of the event.
- (4) A cash deposit may be made with the Department in lieu of a Bond.
- (5) An assigned savings account may be left with the Department in lieu of the Bond.

NEW SECTION

WAC 296-124-021 STATEMENT OF INTENT TO HIRE. In addition to the Bond or cash deposit there shall be filed, on a form supplied by the Department, a notarized statement of intent to hire which shall include:

- (1) Name and address (current and permanent) of the person(s) promoting the theatrical enterprise.
 - (2) The promoters' bank account location.
- (3) Proof of the promotors' industrial insurance coverage for workers.
 - (4) Name of event sponsor, if applicable.
 - (5) Date, time period and location of event.
 - (6) Classification of workers employed.
- (7) Approximate number of workers and hourly rate to be paid each classification of workers.
 - (8) Total estimate of weekly payroll for the event.
 - (9) Copy of this intent shall be on file at the site of the event.

NEW SECTION

WAC 296-124-022 FILING CLAIM FOR WAGES AGAINST BOND OR CASH DEPOSIT. An employee may make claim against bond or cash deposit by:

- (1) Filing suit in superior or district court in the county where the event was performed or where employer or principle owner resides;
- (2) The employee shall file notice of court action with the Department within 20 days of the conclusion of the suit; or,
- (3) An employee may file a wage claim assignment with the Department in accordance with RCW 49.48.040 within 90 days of the conclusion of the event.

NEW SECTION

WAC 296-124-040 MULTIPLE EVENTS. In the case of multiple events only one bond or cash deposit and statement of intent to hire must be filed by the promoter, providing that the bond or cash deposit and other information required by this Chapter is sufficient for all events covered.

NEW SECTION

WAC 296-124-050 FAILURE TO POST BOND. Failure to conform with provisions of these regulations may result in the Department bringing legal action to cause compliance and/or the closure of the business.

WSR 84-24-057 PROPOSED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning amending WAC 296-150B-300, 296-150B-305 and 296-150B-310 to adopt the 1982 ANSI standards;

that the agency will at 9:00 a.m., Thursday, January 24, 1985, in Conference Room A, 300 West Harrison, Seattle, WA 98119, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on February 11,

The authority under which these rules are proposed is RCW 43.22.340.

The specific statute these rules are intended to implement is RCW 43.22.340.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 24, 1985.

Written or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW.

The agency reserves the right to modify the text of these proposed rules before the hearing or in response to written or oral comments received before or during the

The agency may need to change the date for hearing or adoption on short notice. To ascertain that the hearing or adoption will take place as stated in this notice, an interested person may contact the person named below.

Correspondence relating to this notice and the proposed rules should be addressed to:

> Robert C. Cronkrite, Chief, FAS Section 300 West Harrison, Room 512 Seattle, Washington 98119 (206) 281-5530

> > Dated: December 5, 1984 By: Sam Kinville Director

STATEMENT OF PURPOSE

Title and Number of Rule Sections: WAC 296-150B-300 Construction requirements for mobile homes; 296-150B-305 Standards for recreational vehicles; and 296-150B-310 Construction requirements for recreational vehicles—Power-supply assembly.

Statutory Authority: RCW 43.22.340.

Specific Statute that Rule is Intended to Implement: RCW 43.22.340.

Summary of the Rule: This notice proposes to amend WAC 296-150B-300, 296-150B-305 and 296-150B-310 to adopt the 1982 ANSI standards.

Reasons Supporting the Proposed Rules: The proposed rules adopt updated standards. The adoption will ensure that the standards in this state are equal to those in other states, and it will ensure the best safety for the citizens of the state of Washington.

The Agency Person Responsible for the Drafting, Implementation and Enforcement of the Rules: Robert C. Cronkrite, Chief, FAS Section, 300 West Harrison, Room 512, Seattle, Washington 98119, (206) 281-5530.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rules: Department of Labor and Industries.

Agency Comments or Recommendations, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rules: None.

The rules are not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

A small business impact statement is not required because the rules do not have a negative fiscal impact.

AMENDATORY SECTION (Amending Order 82-4, filed 2/2/82)

WAC 296-150B-300 CONSTRUCTION REQUIREMENTS FOR MOBILE HOMES. Alterations and repairs to mobile homes made after sale to a dealer shall comply with this section.

(1) Subject to the exceptions in subsections 2 and 3, mobile homes must comply with the ((1977)) 1982 edition of the Standard for Mobile Homes, as adopted by the National Fire Protection Association (NFPA) and approved by the American National Standards Institute (ANSI) in ANSI/NFPA 501B ((1977)) 1982.

(2) Mobile homes need not comply with Chapter 1, 1-2 Definitions Common to Chapters 1-5 (see WAC 296-150-015).

(3) Mobile homes must comply with the following provisions of ANSI/NFPA 501B ((1977)) 1982, as amended. Chapter 4, Section 4-6.3.5 Installation of Solid Fuel-Burning Fireplaces and Fireplace Stoves. Subsection (A)1. is amended to read: "A listed factory-built chimney designed to be attached directly to the fireplace or fireplace stove shall be used. The listed factory-built chimney shall be equipped with and contain as part of its listing a termination device and a spark arrester." Subsection (A)3. is amended to read: "The combustion air inlet shall conduct the air directly into the fire chamber and shall be designed to prevent material from the hearth dropping into the area beneath the mobile home."

AMENDATORY SECTION (Amending Order 82-4, filed 2/2/82)

WAC 296-150B-305 STANDARDS FOR RECREATIONAL VEHICLES. (1) Subject to the exceptions in subsection (2), recreational vehicles must comply with the ((+977)) 1982 edition of the Standard for Recreational Vehicles, as adopted by the National Fire Protection Association (NFPA) and approved by the American National Standards Institute (ANSI) ANSI/NFPA 501C (((+977)) 1982 edition).

- (2) Recreational vehicles need not comply with the following provision of ANSI/NFPA 501C ((1977)) 1982.
- (a) Delete Section 4-7.6.4 and exceptions No. 1 and No. 2 of Chapter 4, Electrical Systems. See WAC 296-150B-310.
- (b) Delete the note in Section 3-6.2.2 in Chapter 3, Heating/Air Conditioning, and add the following exception:
- A fuel-burning refrigerator may be installed to meet the above requirements using panels provided by the recreational vehicle manufacturer if the refrigerator manufacturer furnishes the necessary vents and grills as specified by the listing requirements and the refrigerator is equipped with the necessary means to ensure the integrity of the separation of the combustion system when the refrigerator is removed for field service and reinstalled.
- (c) Delete Section 4-4.1 from Chapter 4, Electrical Systems. See WAC 296-150B-315.

AMENDATORY SECTION (Amending Order 82-4, filed 2/2/82)

WAC 296-150B-310 CONSTRUCTION REQUIREMENTS FOR RECREATIONAL VEHICLES—POWER-SUPPLY ASSEMBLY. In accordance with Sections 4-7.6.4 and 4-7.4.4 of Chapter 4 of ANSI/NFPA 501C ((1977)) 1982, any recreational vehicle with a rating that exceeds 30 amperes, 120 volts, shall use an approved, listed, and appropriately rated 120/240 volt power-supply assembly. However, if a recreational vehicle has a dual power supply source that consists of a generator and a power-supply cord, the recreational vehicle must comply with Section 4-7.8 of Chapter 4 of ANSI/NFPA 501C ((1977)) 1982.

WSR 84-24-058 NOTICE OF PUBLIC MEETINGS UTILITIES AND TRANSPORTATION COMMISSION

[Memorandum-December 5, 1984]

Notice is hereby given that commencing January 1, 1985, and continuing for the balance of 1985, the time and place of meetings are as follows: Regular public meetings of the commission shall be held each Wednesday, commencing at 9:00 a.m., in the Commission's Hearing Room, Sixth Floor, Highways-Licenses Building, Olympia, Washington.

WSR 84-24-059 PROPOSED RULES HIGHER EDUCATION PERSONNEL BOARD

[Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Higher Education Personnel Board intends to adopt, amend, or repeal rules concerning:

Amd WAC 251-04-020 Definitions ("layoff seniority"), to provide a more general definition of layoff seniority.

New WAC 251-10-025 Layoff seniority—General provisions, to provide a more specific rule outlining the provisions for accruing and use of "lay-

off seniority."

Amd WAC 251-18-190 Eligible lists—Duration.

Amd WAC 251-18-200 Eligible lists—Duration.

Eligible lists—Removal of name—Notification, by bringing rules into conformance with changes previously made to rules which provided for employee

movement between the HEPB and Department of Personnel jurisdictions. The changes are housekeeping in nature;

that the agency will at 9:00 a.m., Friday, January 18, 1985, in the College Service Center, Olympic College, Bremerton, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 28B.16.100.

The specific statute these rules are intended to implement is chapter 28B.16 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 18, 1985.

Dated: December 5, 1984 By: John A. Spitz Director

STATEMENT OF PURPOSE

This statement is related to the notice filed with the code reviser on December 5, 1984, and is filed pursuant to RCW 34.04.025.

Rule Affected: WAC 251-04-020 Definitions.

Statutory Authority: RCW 28B.16.100 to implement the provisions of that section.

Purpose of Existing Rules: Defines "layoff seniority."

Summary of Proposed Changes: Provides a more general definition of layoff seniority. A more detailed provision regarding accrual of layoff seniority is being proposed in new rule WAC 251-10-025.

Rule Affected: WAC 251-10-025 Layoff seniority—General provisions.

Statutory Authority: RCW 28B.16.100 to implement the provisions of that section.

Purpose of Existing Rule: New rule proposal.

Summary of Proposed Change: To provide a more specific rule outlining the provisions for accruing and use of "layoff seniority."

Rules Affected: WAC 251-18-190 Eligible lists—Duration; and 251-18-200 Eligible lists—Removal of name—Notification.

Statutory Authority: RCW 28B.16.100 to implement the provisions of that section.

Purpose of Existing Rules: WAC 251-18-190 describes the duration of various eligible lists; and 251-18-200 describes the manner in which names may be removed from eligible lists.

Summary of Proposed Changes: Both changes are housekeeping in nature. Effective February 1984 the board adopted rules providing for employee movement between institutions and effective September 1984, the board adopted rules providing for employee movement between the HEPB and Department of Personnel jurisdictions. These changes were overlooked at that time and are proposed now to bring these rules into conformance with the previous changes.

Agency Person Responsible for Rules: John Spitz, Director, Higher Education Personnel Board, 1202 Black

Lake Boulevard, FT-11, Olympia, WA 98504, scan 234-3730 or 753-3730.

Organization Proposing Changes: Higher Education Personnel Board staff.

The agency makes no additional comments/recommendations.

The changes are not the result of federal law or state court action.

AMENDATORY SECTION (Amending Order 121, filed 10/31/84, effective 12/1/84)

WAC 251-04-020 DEFINITIONS. Unless the context clearly indicates otherwise, the words used in these rules shall have the meanings given in this section.

"ADMINISTRATIVE ASSISTANT EXEMPTION" - A president or vice president may have individual(s) acting as his/her administrative assistant(s). The employee normally performs supportive work for his/her superior as an individual contributor without subordinates.

"ADMINISTRATIVE EMPLOYEES" - Personnel whose responsibilities require them to spend at least 80% of their work hours as follows:

(1) Primary duty is office or nonmanual work directly related to the management policies or general business operations; and

(2) Must have the authority to make important decisions, customarily and regularly exercise discretion and independent judgment, as distinguished from using skills and following procedures; and

(3) Must regularly assist an executive or administrative employee, or perform work under, only general supervision along specialized or technical lines requiring special training, experience or knowledge; and

(4) Must be paid at a rate of at least \$672 per month exclusive of board, lodging or other facilities.

For persons whose salaries exceed \$1083 per month, the 80% limitation does not apply if the primary duty consists of responsible office or nonmanual work directly related to management policies or general business operations.

"AGRICULTURAL EMPLOYEES" — Employees performing work which includes farming and all its branches, including cultivating the soil, or growing or harvesting crops, or raising livestock, bees, fur-bearing animals, or poultry; or doing any practices performed by a farmer or on a farm as an incident to or in conjunction with such farming operations.

"ALLOCATION" — The assignment of an individual position to an appropriate class on the basis of the kind, difficulty, and responsibility of the work of the position.

"ANNUAL PERFORMANCE EVALUATION" - The official annual performance rating of an employee recorded on a form approved by the board.

"APPOINTING AUTHORITY" - A person or group of persons lawfully authorized to make appointments.

"AVAILABILITY" – An estimate of the number of women, minorities, and handicapped persons who have the skills and abilities required for employment in a particular job group as determined from an analysis of relevant data.

"BOARD" - The higher education personnel board established under the provisions of the higher education personnel law.

"CERTIFICATION" – The act of providing an employing official or appointing authority with the names of the appropriate eligibles to be considered for appointment to fill a vacancy.

"CHARGES" - A detailed statement of the specific incidents alleging cause for dismissal or disciplinary action.

"CLASS" — One or more positions sufficiently similar with respect to duties and responsibilities that the same descriptive title may be used with propriety to designate each position allocated to the class; that the same general qualification requirements are needed for performance of the duties of the class; that the same tests of fitness may be used to select employees; and that the same schedule of pay can be applied with equity to all positions in the class under the same or substantially the same employment conditions.

"CLASSIFIED SERVICE" – All positions in the higher education institutions which are subject to the provisions of the higher education personnel law.

"COLLECTIVE BARGAINING" – The performance of the mutual obligation of the appointing authority and the certified exclusive bargaining representative to meet at reasonable times, to confer and bargain in good faith, and to execute a written agreement with respect to those personnel matters over which the appointing authority may lawfully exercise discretion.

"COMPETITIVE SERVICE" – All positions in the classified service for which a competitive examination is required as a condition precedent to appointment.

"CORRECTIVE EMPLOYMENT PROGRAM" – A program designed to increase the employment of handicapped persons and of women and minorities who are underutilized in certain job groups because of present or past practices or other conditions which resulted in limited employment opportunities.

"COUNSELING EXEMPTION" – Individuals in counseling-exempt positions are responsible for directing and/or participating in providing academic, athletic, medical, career, financial aid, student activity and/or personal counseling to students. Such activities include, but are not limited to, providing individual and group guidance services using recognized professional techniques and practices.

"CYCLIC YEAR POSITION" - A position scheduled to work less than twelve full months each year, due to known, recurring periods in the annual cycle when the position is not needed.

"DEMOTION" – The change of an employee from a position in one class to a position in another class which has a lower salary range maximum.

"DEVELOPMENT" - The attainment through work experience and training of proficiency in skills which will enable the employee to perform higher level duties.

"DIRECTOR" - The personnel director of the higher education personnel board.

"DISMISSAL" - The termination of an individual's employment for just cause as specified in these rules.

"ELIGIBLE" – An applicant for a position in the competitive service who has met the minimum qualifications for the class involved, has been admitted to and passed the examinations, and has met all requirements for eligibility as stated on the bulletin board posting; or an applicant for a position in the noncompetitive service who has met all requirements for eligibility as stated on the bulletin board posting.

"ELIGIBLE LIST" – A list established by the personnel officer, composed of names of persons who have made proper application, met the minimum qualifications, and successfully completed the required examination process to be certified for vacancies in a class at the institution.

"EMPLOYEE" – A person working in the classified service at an institution.

"EMPLOYEE ORGANIZATION" – Any lawful association, labor organization, federation, council, or brotherhood, having as one of its purposes the improvement of working conditions among employees, and which has filed a notice of intent to represent employees with the director, and which has been authorized in accordance with WAC 251–14-020.

"EMPLOYING OFFICIAL" – An administrative or supervisory employee designated by the appointing authority to exercise responsibility for requesting certification, interviewing eligibles, and employing classified employees.

"EXAMINATIONS" – Any measures or assessments used in the process of identifying names for certification to vacancies in accordance with RCW 28B.16.100(2) and WAC 251-18-240.

"EXECUTIVE EMPLOYEES" - Management personnel whose responsibilities require them to spend at least 80% of their work hours as follows:

- (1) Primary duty must be management of a recognized department or subdivision; and
- (2) Must customarily and regularly direct the work of two or more employees; and
- (3) Must have the authority to hire and fire, or to recommend with authority on these and other actions affecting employees; and
- (4) Must customarily and regularly exercise discretionary powers; and
- (5) Must be paid at a rate of at least \$672 per month exclusive of board, lodging or other facilities.

For persons whose salaries exceed \$1083 per month, the 80% limitation does not apply if he/she regularly directs the work of at least two other employees and the primary duty is management of a recognized department or subdivision.

"EXECUTIVE HEAD EXEMPTION" – Executive heads of major academic or administrative divisions are analogous in the hierarchy to vice presidents, deans and chairmen. Directors may be executive heads as determined by the higher education personnel board. An executive head is in charge of a separate budget unit and directs subordinates.

"EXEMPT POSITION" - A position properly designated as exempt from the application of these rules as provided in WAC 251-04-040.

(Also see separate definitions of "administrative assistant exemption," "executive head exemption," "research exemption," "counseling exemption," "extension and/or continuing education exemption," "graphic arts or publication exemption," and "principal assistant exemption.")

"EXTENSION AND/OR CONTINUING EDUCATION EXEMPTION" - Individuals considered exempt in this category are responsible for originating and developing formal education programs for the general public, usually involving close contact with faculty and staff or training or consulting with specific groups in the community to enable them to provide specialized training and/or services to the community.

"FINAL EXAMINATION SCORE" – An applicant's final passing score on an examination, plus any veterans preference or other applicable credits added in accordance with WAC 251-18-130, 251-18-180 (6) and/or (8)(b).

"FRINGE BENEFITS" — As used in the conduct of salary surveys, the term shall include but not be limited to compensation for leave time, including vacation, civil, and personal leave; employer retirement contributions; health insurance payments, including life, accident, and health insurance, workmen's compensation, and sick leave; and stock options, bonuses, and purchase discounts where appropriate.

"FULL-TIME EMPLOYMENT" - Work consisting of forty hours per week

"GRAPHIC ARTS OR PUBLICATION EXEMPTION" – Individuals qualifying for exemption under this category will be involved in performing selected graphic arts or publication activities requiring prescribed academic preparation or special training. Positions of this type are those which use special visual techniques, require original design and layout and/or can be distinguished from positions associated with the standard editorial functions.

"GRIEVANCE" - A dispute filed in accordance with a grievance procedure of a signed collective bargaining agreement.

"HANDICAPPED PERSON" – Any person with physical, mental or sensory impairments that would impede that individual in obtaining and maintaining permanent employment and promotional opportunities. The impairments must be material rather than slight, static and permanent in that they are seldom fully corrected by medical replacement, therapy, or surgical means.

"HEARING EXAMINER" — An individual appointed by the board to preside over, conduct and make recommended decisions including findings of fact and conclusions of law in all cases of employee appeals to the board

"INSTITUTIONS OF HIGHER EDUCATION" - The University of Washington, Washington State University, Central Washington University, Eastern Washington University, Western Washington University, The Evergreen State College, and the various state community colleges. For purposes of application of these rules, the term shall be considered to include the various related boards as defined in this section, unless specifically indicated to the contrary.

"JOB GROUP" - For affirmative action goal-setting purposes, a group of jobs having similar content, wage rates and opportunities. An EEO job category may consist of one or more job groups.

"JOB CATEGORIES" - Those groupings required in equal employment opportunity reports to federal agencies.

"LATERAL MOVEMENT" – Appointment of an employee to a position in another class which has the same salary range maximum as the employee's current class.

"LAYOFF" - Any of the following management initiated actions caused by lack of funds or lack of work:

- (1) Separation from service to an institution;
- (2) Separation from service within a class;
- (3) Reduction in the work year; and/or
- (4) Reduction in the number of work hours.

"LAYOFF SENIORITY" – The ((last period of unbroken service in the classified service. Authorized leave of absence or leave without pay shall not constitute a break in service; however, the time spent on such leave shall not be included in computing seniority except where required by statute and except in the case of cyclic year positions. Permanent employees who are veterans or their unmarried widows/widowers as identified in WAC 251=10-045 shall have added to their unbroken service the veteran's active military service to a maximum of five years' credit)) total amount of service an employee earns as a result of unbroken classified employment and statutory allowance.

"LAYOFF UNIT" – A clearly identified structure within an institution, which is approved by the director, and within which employment/layoff options are determined in accordance with the reduction in force procedure.

"LEAD" - An employee who performs the same duties as other employees in his/her work group and in addition regularly assigns, instructs and checks the work of the employees.

"MANAGEMENT EMPLOYEE" – An employee whose position: (1) Is at system-wide salary range 49 or above, and (2) includes supervision of subordinates, and (3) includes responsibilities normally associated with management such as planning, organizing, directing, and controlling a program or function.

"NONMANAGEMENT EMPLOYEES" - All classified employees except those defined as "management employees."

"NONCOMPETITIVE SERVICE" - All positions in the classified service for which a competitive examination is not required.

"ORGANIZATIONAL UNIT" – A clearly identified structure, or substructure of persons employed to achieve a common goal or function under the direction of a single official. An organizational unit may consist of either an administrative entity or a geographically separated activity.

"PART-TIME EMPLOYMENT" - Work of twenty or more hours per week but less than full time employment with an understanding of continuing employment for six months or more.

"PERIODIC INCREMENT DATE" - ("P.I.D.") - The date upon which an employee is scheduled to move to a higher salary step within the range for his/her current class.

"PERMANENT EMPLOYEE" – An employee who has successfully completed a probationary period at the institution within the current period of employment or trial service period resulting from promotion, transfer, lateral movement, or voluntary demotion from another institution, related board or state agency.

"PERSONNEL OFFICER" - The principal employee in each institution/ related board responsible for administrative and technical personnel activities of the classified service.

"P.I.D." - Commonly used abbreviation for periodic increment date.

"POSITION" -A set of duties and responsibilities normally utilizing the full or part time employment of one employee.

"PRINCIPAL ASSISTANT EXEMPTION" – Individuals qualifying for exemption under this category function as second—in—command in importance levels. The individual may perform many of the functions of his/her superior in the superior's absence, or alternatively may have major administrative or program responsibilities. Reporting relationships will not be below that of the executive head. In some institutions an executive head may have more than one principal assistant as determined by the higher education personnel board.

"PROBATIONARY PERIOD" – The initial six-month period of employment in a class following appointment from an eligible list of a non-permanent employee. However, upon prior approval by the board, the probationary period for selected classes may be established for a period in excess of six months but not to exceed twelve months.

"PROBATIONARY REAPPOINTMENT" - Appointment of a probationary employee from an eligible list to a position in a different class.

"PROFESSIONAL EMPLOYEES" — Personnel whose responsibilities require them to spend at least 80% of their work hours as follows:

- (1) Primary duty must involve work that requires knowledge of an advanced type in a field of science or learning, customarily obtained by a prolonged course of specialized instruction and study or work that is original and creative in character in a recognized field of artistic endeavor and the result of which depends primarily on invention, imagination, or talent; and
 - (2) Must consistently exercise discretion and judgment; and
- (3) Must do work that is predominantly intellectual and varied, as distinguished from routine or mechanical duties; and
- (4) Must be paid at a rate of at least \$737 per month exclusive of board, lodging or other facilities.

For persons whose salaries exceed \$1083 per month, the 80% limitation does not apply if the primary duty consists of work requiring knowledge of an advanced type in a field of science or learning which requires consistent exercise of discretion and judgment.

"PROMOTION" - The appointment as a result of recruitment, examination and certification, of a permanent employee to a position in another class having a higher salary range maximum.

"PROVISIONAL APPOINTMENT" – Appointment made prior to establishment of an eligible list, per the provisions of WAC 251-18-300. A person so appointed is required to apply through the competitive process to be considered for the position on a permanent basis.

"PUBLIC RECORDS" – Any writing containing information relating to conduct of government or the performance of any governmental or proprietary function prepared, owned, used or retained by any state or local agency regardless of physical form or characteristics.

"RATING FACTOR" - An element, duty, responsibility, skill, ability, or other specific aspect of performance which is rated as part of the annual performance evaluation.

"REALLOCATION" - The assignment of a position by the personnel officer to a different class.

"REASSIGNMENT" - A management initiated movement of a classified employee from one position to another in the same class.

"RELATED BOARDS" – The state board for community college education, the council for postsecondary education, the higher education personnel board, and such other boards, councils and commissions related to higher education as may be established. For purposes of application of these rules, the term "institution" shall be considered to include these related boards, unless specifically indicated to the contrary.

"RESEARCH EXEMPTION" – Individuals in research-exempt positions spend the majority of their time in one or more of the following activities: Identification and definition of research problems, design of approaches or hypotheses and methodology to be used, design of specific phases of research projects, analysis of results, development of conclusion and hypothesis, presentation of research results in publishable form

"RESIGNATION" - A voluntary termination of employment.

"REVERSION" — The return of a permanent employee from trial service to the most recent class in which permanent status was achieved at the institution.

"SUPERVISOR" – Any individual having authority, in the interest of the employer, to hire, transfer, suspend, layoff, recall, promote, discharge, assign, reward or discipline other employees, or responsibility to direct them or adjust their grievances, or effectively to recommend such action if in connection with the foregoing the exercise of such authority is not of a merely routine or clerical nature, but requires the use of independent judgment.

"SUSPENSION" - An enforced absence without pay for disciplinary purposes.

. "TEMPORARY APPOINTMENT" —

- (1) Work performed in the absence of an employee on leave for:
- (a) Less than ninety consecutive calendar days (WAC 251-18-350(4)):
- (b) Ninety or more consecutive calendar days (WAC 251-18-350(2)); or
- (2) Formal assignment of the duties and responsibilities of a higher level class for a period of less than ninety consecutive calendar days; or
- (3) Performance of extra work required at a work load peak, a special project, or a cyclic work load which does not exceed one hundred seventy-nine consecutive calendar days.

"TRAINING" - Formal and systematic learning activities intended to provide employees with the knowledge and skills necessary to become proficient or qualified in a particular field.

"TRANSFER" – An employee initiated change from one classified position to another in the same class without a break in service.

"TRIAL SERVICE" — The initial period of employment following promotion, transfer, demotion, or lateral movement into a class in which the employee has not held permanent status at the institution or related board, beginning with the effective date of the change and continuing for six months, unless interrupted as provided in these rules or extended as provided in WAC 251-18-330(6).

"UNDERUTILIZATION" — Having fewer minorities, women, or handi-

"UNDERUTILIZATION" – Having fewer minorities, women, or handicapped persons in a particular job group than would reasonably be expected by their availability.

"UNION SHOP" - A union membership provision which, as a condition of employment, requires all employees within a bargaining unit to become members of an employee organization.

"UNION SHOP REPRESENTATIVE" — An employee organization which is the exclusive representative of a bargaining unit that has been certified by the director as the union shop representative following an election wherein a majority of employees in the bargaining unit voted in favor of requiring membership in the employee organization as a condition of employment.

"UNION SHOP REPRESENTATION FEE" — Employees who are granted a nonassociation right based on religious tenets or teachings of a church or religious body of which they are members, must pay a representation fee to the union shop representative. Such fee is equivalent to the regular dues of the employee organization minus any monthly premiums for union sponsored insurance programs.

"WRITING" - Handwriting, typewriting, printing, photostating, photographing and every other means of recording any form of communication or representation including letters, words, pictures, sounds; or

symbols or combination thereof and all papers, maps, magnetic or paper tapes, photographic films and prints, magnetic or punched cards, discs, drums and other documents.

NEW SECTION

WAC 251-10-025 LAYOFF SENIORITY—GENERAL PRO-VISIONS. (1) Layoff seniority is used to determine which employee(s) will be affected by a layoff.

(2) Layoff seniority is the number of calendar days an employee has

been continuously employed in the classified service.

- (3) Layoff seniority is based on the earliest date of continuous classified service. For the purposes of layoff seniority, classified service of less than full time shall be considered full-time service.
- (4) Authorized leave of absence without pay shall not constitute a break in service; however, the time spent on such leave shall not be included in computing seniority except where required by statute or as stated in subsection (5) of this section.
- (5) Leave of absence without pay scheduled for cyclic year positions does not constitute a break in service and shall be included when calculating layoff seniority for employees in cyclic year positions.
- (6) Permanent employees who are veterans, or their unmarried widows/widowers as identified in WAC 251-10-045 shall have added to their unbroken service the veteran's active military service to a maximum of five years' credit.

AMENDATORY SECTION (Amending Order 115, filed 5/2/84)

WAC 251-18-190 ELIGIBLE LISTS-DURATION. (1) The duration of eligibility on a list begins the date the name is placed on the list and ends as follows:

- (a) After two years on an institution-wide layoff list;
- (b) After one year on an organizational unit or institution-wide promotional list, special employment program layoff list interinstitutional employee list, intersystem employee list, or state-wide layoff list;
 - (c) After six months on an open competitive or noncompetitive list. (2) Prior to the original expiration date of a name on an institution—
- wide layoff list, an organizational unit promotional list, an institutionwide promotional list, or a special employment program layoff list, the eligible shall be notified of the expiration and given the opportunity to extend eligibility for one additional year by written request to the personnel officer.
- (3) The personnel officer may extend an entire eligible list for the following periods:
 - (a) Six months for open competitive and noncompetitive lists;
 - (b) One year for all other lists.
- (4) The personnel officer shall cancel the entire eligible list when the class or examination has been changed to the degree that the list would be invalid. All affected eligibles shall be notified of the cancellation.

AMENDATORY SECTION (Amending Order 115, filed 5/2/84)

WAC 251-18-200 ELIGIBLE LISTS-REMOVAL OF NAME—NOTIFICATION. (1) The personnel officer may remove a name from an eligible list for good and sufficient reason.

- (2) Notification of the removal of a name according to subsection (1) of this section is not required where the person has:
 - (a) Requested removal from the list in writing;
- (b) Failed to respond to a written inquiry within ten calendar days or to a telegraphed inquiry within three calendar days relative to availability for appointment;
 - (c) Failed to notify the personnel office of a change of address;
- (d) Been removed from a state-wide layoff list, an interinstitutional employee list, an intersystem employee list, an open-competitive or noncompetitive list due to expiration of eligibility; or
- (e) Been removed from an eligible list due to expiration of an extension of eligibility in accordance with WAC 251-18-190(2).
- (3) In all other cases, the affected person shall be notified of the specific reasons for removal from the eligible list and advised of the right to request a review by the personnel officer per subsection (4) of this section.
- (4) A person whose name has been removed from an eligible list for reasons other than those listed in subsection (2) of this section may request in writing within ten calendar days of notification that the personnel officer restore the name to the list for the duration of eligibility.
- (5) Within ten calendar days after receiving a request per subsection (4) of this section, the personnel officer will provide the person with written notification of the decision to:

- (a) Restore the name to the eligible list; or
- (b) Refuse to restore the name to the eligible list. In this case, the person shall also be advised of the right of appeal per WAC 251-18-145 (1)(d).

WSR 84-24-060 PROPOSED RULES HIGHER EDUCATION PERSONNEL BOARD

[Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Higher Education Personnel Board intends to adopt, amend, or repeal rules concerning:

New

WAC 251-I0-112 Medical examination-Current employee, by moving provision permitting medical examinations of current employee from chapter 251-18 WAC. An alternate proposal adds the requirement that the costs of such examinations would be borne by the employer.

Amd WAC 251-18-140 Examination results-Notification-Institutional review, by clarifying the requirements for notification of applicants and adds a review by the personnel officer to an applicant's right of review and appeal per new WAC 251-18-145. An alternate proposal adds language to provide that an error in rating will invalidate an appointment made from an eligible list unless such invalidation will cause irreparable harm to the individual appointed;

that the agency will at 9:00 a.m., Friday, January 18, 1985, in the College Service Center, Olympic College, Bremerton, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 28B.16.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 18, 1985.

This notice is connected to and continues the matter in Notice No. WSR 84-21-067 filed with the code reviser's office on October 17, 1984.

Dated: December 5, 1984 By: John A. Spitz Director

WSR 84-24-061 ADOPTED RULES EMPLOYMENT SECURITY DEPARTMENT

[Order 6-84-Filed December 5, 1984]

I, Norward J. Brooks, Commissioner of the Employment Security Department, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Interpretive regulation—Failure to attend job search

workshop or training or retraining course when directed, WAC 192-12-190.

This action is taken pursuant to Notice No. WSR 84-21-108 filed with the code reviser on October 23, 1984. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 50.20.044 and is intended to administratively implement that statute.

This rule is promulgated under the general rule—making authority of the Employment Security Department as authorized in RCW 50.12.010 and 50.12.040.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules. APPROVED AND ADOPTED December 4, 1984.

By Norward J. Brooks Commissioner

NEW SECTION

WAC 192-12-190 INTERPRETIVE REGULATION—FAILURE TO ATTEND JOB SEARCH WORKSHOP OR TRAINING OR RETRAINING COURSE WHEN DIRECTED. RCW 50.20.044 provides that: "If an otherwise eligible individual fails without good cause, as determined by the commissioner under rules prescribed by the commissioner, to attend a job search workshop or a training or retraining course when directed by the department and such workshop or course is available at public expense, such individual shall not be eligible for benefits with respect to any week in which such failure occurred."

If the Commissioner finds that a claimant's chance to become re-employed will be enhanced by enrollment in a job search workshop, training or retraining course, the following general rules shall apply:

- (1) The department shall not direct a claimant to attend a job search workshop, training or retraining course, if
- (a) The individual has a verifiable bona fide job offer beginning within two weeks, or
- (b) The workshop or training is given at a location outside the individual's labor market, or
- (c) Cost of child care, transportation, or other training related to expense would substantially exceed the costs of conducting an active work search and which would result in an unreasonable hardship on the individual, or
- (d) Attendance at the workshop or course would work an unreasonable hardship on the individual, or
- (e) The individual is a member in good standing of a full referral union, unless such individual is also being required to begin an independent search for work or has been identified as a dislocated worker as defined in RCW 50.04.075.
- (2) Directives to attend training or retraining courses will be subject to periodic review of appropriateness of attendance in courses exceeding three (3) weeks duration.

- (3) An individual who, having been directed and who fails, without good cause, to attend during a week a substantial portion of the training course or workshop will be disqualified under RCW 50.20.044 for the entire week. Good cause shall include illness or disability of the claimant or the claimant's immediate family, or claimant's presence at a job interview scheduled with an employer. Reasons for absence shall be subject to verification.
- (4) An individual attending a job search workshop shall not be disqualified as the result of such attendance for failure to be available for work or to actively seek work under the provisions of:
 - (a) RCW 50.20.010(3),
 - (b) RCW 50.20.015(2)(a)(i), or
 - (c) RCW 50.22.020(1).
- (5) An individual attending a training or retraining course resulting from a directive under the provisions of RCW 50.20.044 shall not be disqualified as the result of such attendance for failure to seek work or failure to apply for or to accept work under the provisions of:
 - (a) RCW 50.20.010(3),
 - (b) RCW 50.20.080,
 - (c) RCW 50.22.020(1)(a),
 - (d) RCW 50.22.020(1)(b),
 - (e) RCW 50.20.015(2)(a)(i),
 - (f) RCW 50.20.015(2)(a)(ii).
 - (6) Definitions. For purposes of this regulation:
- (a) "Available at public expense" means a job search workshop, training or retraining course that is offered at no expense to the individual by:
 - (i) The Employment Security Department, or
- (ii) Any other governmental or publicly funded organization, or
- (iii) Any organization offering a job search workshop or training or retraining program funded privately, but open to the general public, or
- (iv) Any educational institution, if expenses are paid by the institution, by a grant to the institution, or a grant to the individual for training expenses.
- (b) "Unreasonable hardship" means a result, not due to the individual's voluntary action, that would cause a reasonable person to be unable to attend.

WSR 84-24-062 PROPOSED RULES BOARD OF HEALTH

[Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health intends to adopt, amend, or repeal rules concerning kidney centers, amending chapter 248-30 WAC, WAC 248-30-080, 248-30-110, 248-30-130 and new section WAC 248-30-115;

that the agency will at 9:00 a.m., Wednesday, January 9, 1985, in the Tacoma-Pierce County Department of Health, 3629 South "D" Street, Tacoma, WA 98408, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 43.20.050.

The specific statute these rules are intended to implement is RCW 43.20.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 9, 1985.

Dated: December 5, 1984 By: John A. Beare, MD, MPH Director, Division of Health

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Amending chapter 248-30 WAC.

The Purpose of this Amendment: To clarify information regarding eligibility criteria and procedures for eligibility determination.

Statutory Authority: RCW 43.20.050.

Summary of the Rule Change: WAC 248-30-080, to add definitions regarding resources, fair market value, and transfer of resources; 248-30-110, to clarify the exempt resource, home, as the applicant's principal residence; 248-30-115, to establish procedures for transfer of resources for the purpose of qualifying for the kidney disease program; and 248-30-130, to clarify procedures related to documentation of medical assistance coverage, length of eligibility and reapplication requirements.

Person Responsible for Drafting, Implementation and Enforcement of this Amendment: Diane Weeden, Program Manager, Kidney Disease Program, LP-12, Olympia, Washington 98504, (206) 754-1591.

The Organization that Proposed this Amendment: Department of Social and Health Services, Division of Health, Office of Preventive Health Services, Chronic Disease Section.

The amendment is necessary to be consistent with current procedures followed by the kidney centers and the state program.

This amendment will clarify the eligibility process and the responsibilities of the patient, the kidney center and the department. These changes and additions to chapter 248-30 WAC are consistent with current procedures followed by the kidney centers and the department.

AMENDATORY SECTION (Amending Order 265, filed 8/25/83)

WAC 248-30-080 DEFINITIONS. For the purposes of administering the state kidney disease program, the following shall apply:

- (1) "End stage renal disease (ESRD)" ((shall)) means that stage of renal impairment which is virtually always irreversible and permanent, and requires dialysis or kidney transplantation to ameliorate uremic symptoms and maintain life;
- (2) "Patient" ((shall)) means resident of the state with a diagnosis of ESRD;
- (3) "Kidney center" ((shall)) means those facilities as defined and certified by the federal government to provide ESRD services and which provide the services specified in WAC 248-30-090 and which promote and encourage home dialysis for patients when medically indicated:
- (4) "Affiliate" ((shall)) means a facility, hospital, unit, business, or individual which has an agreement with a kidney center to provide specified services to ESRD patients;

- (5) "Department" ((shall)) means the Washington state department of social and health services;
- (6) "State kidney disease program" ((shall)) means state general funds appropriated to the department to assist persons with ESRD to meet the cost of their medical care;
- (7) "Application for eligibility" ((shall)) means the form provided by the department which the patient must complete and submit to determine eligibility;
- (8) "Certification" or "certified" ((shall)) means the signed approval by the department of a patient's eligibility for the state kidney disease program pursuant to WAC 248-30-110;
- (9) "Application period" ((shall)) means the time between the date
- of application and certification;
 (10) "Resources" means income or assets or any real or personal property that an individual or spouse, if any, owns and could convert to
- cash to be used for support or maintenance.

 (11) "Fair market value" means the current market value of a resource at the time of transfer or contract for sale, if earlier, or time of application.
- (12) "Adequate consideration" means that the reasonable value of the goods or services received in exchange for the transferred property
- approximates the reasonable value of the property transferred.

 (13) "Transfer" means any act or omission to act whereby title to or any interest in property is assigned, set over, or otherwise vested or al-
- lowed to vest in another person.

 (14) "Reasonable value" means a reasonable value of the property transferred and the reasonable value of the goods or services received in exchange for the transferred property.

AMENDATORY SECTION (Amending Order 265, filed 8/25/83)

WAC 248-30-110 ELIGIBILITY. The kidney center shall review at least annually the eligibility of an individual patient for the state kidney disease program according to procedures outlined in WAC 248-30-130. Generally a patient shall be considered eligible if he or she has exhausted or is ineligible for all other resources providing similar benefits to meet the costs of ESRD related medical care. Resources shall include:

- (1) Income in excess of a level necessary to maintain a moderate standard of living, as defined by the department, using accepted national standards;
 - (2) Savings, property, and other assets;
 - (3) Government and private medical insurance programs;
 - (4) Government or private disability programs;
- (5) Local funds raised for the purpose of providing financial support for a specified ESRD patient: PROVIDED, That in determining eligibility the following resources shall be exempt:
- (a) A home, defined as real property owned by a patient as a principle place of residence together with the property surrounding and contiguous thereto not to exceed five acres. Commercial property or property used for the purpose of producing income shall be considered excess property and subject to the limitations of subsection (5)(d) of this section;
 - (b) Household furnishings;
 - (c) An automobile; and
- (d) Savings, property, or other assets, the value not to exceed the sum of five thousand dollars.

NEW SECTION

WAC 248-30-115 TRANSFER OF RESOURCES WITHOUT ADEQUATE CONSIDERATION. An individual is ineligible for the program if the person knowingly and willfully assigns or transfers nonexempt resources at less than fair market value for the purpose of qualifying or continuing to qualify for the program within two years preceding the date of application. Two years must expire between the date of transfer and reapplication.

AMENDATORY SECTION (Amending Order 265, filed 8/25/83)

WAC 248-30-130 PROCEDURES FOR ELIGIBILITY DE-TERMINATION. The following procedures will be followed to determine eligibility:

- (1) The department shall provide the necessary forms and instructions;
- (2) The kidney center shall inform the patient of the requirements for eligibility as defined in WAC 248-30-110 and 248-30-130;

- (3) The kidney center shall provide to the patient the necessary forms and instructions in a timely manner;
- (4) Patients shall complete and submit the application for eligibility form and any necessary documentation to the kidney center in the manner and form prescribed by the department;
- (5) New patients shall apply for medical assistance (Medicaid) at the local office of the department and shall obtain and send to the kidney center a ((letter)) written documentation of eligibility or denial;
- (6) The kidney center shall review the application and documentation for completeness and accuracy according to instructions provided by the department;
- (7) The kidney center shall forward to the department the application and any documentation needed to approve or deny eligibility. The department shall review the application and documentation and notify the kidney center the patient has been certified or denied; or request additional information as needed;
- (8) The application period shall be limited to one hundred twenty days. The kidney center may request an extension if there are extenuating circumstances prohibiting the patient from completing the application process within the allowed time. The department, at its discretion, may grant and specify the limits of the extension;
- (9) The patient shall be eligible for a period of one year from the ((date)) first day of the month of application unless his or her resources or income increase or decrease substantially, in which case the patient must complete a new application for eligibility;
- (10) Eligibility effective date is the first day of the month of application if the individual was eligible at any time during that month. The effective date of eligibility shall be no earlier than four months before the month of application provided that:

(a) The medical services received were covered.

- (b) The individual would have been eligible had he/she applied.
- (11) Patients currently eligible must be recertified prior to the end of their eligibility period.

Patients who seek continued program services do not need to reapply for medicaid (medical assistance) unless there has been a substantial reduction in resources during the year. A "substantial reduction" means:

- (a) The elimination of patient's required monthly copayment; or
- (b) The reduction of resources to below fifteen hundred dollars.

WSR 84-24-063 PROPOSED RULES DEPARTMENT OF AGRICULTURE

[Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Agriculture intends to adopt, amend, or repeal rules relating to the use of biological products in animal health care, chapter 16-42 WAC;

that the agency will at 10:00 a.m., Tuesday, January 8, 1985, in the Washington State Legislative Offices, Sea-Tac Tower 1, Suite 500, 1800 Pacific Highway South, Seattle, WA 98188, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 15, 1985.

The authority under which these rules are proposed is chapter 16.36 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 8, 1985.

Dated: December 5, 1984
By: Mike Willis
Assistant Director

STATEMENT OF PURPOSE

Title: Biological products.

Description of Purpose: To establish procedure for the sale, distribution and use of veterinary biological products.

Statutory Authority: Chapter 16.36 RCW.

Summary of Rules: The rule establishes policies and procedures for the sale, distribution and use of veterinary biological products. In order to protect public health, to insure accurate diagnosis and to effectuate state—federal animal disease and control programs, biologics developed to combat certain specific diseases are restricted. A list of the specific diseases is included.

Reason Supporting the Proposed Rule: The amendment of this rule is necessary to update the listing of animal diseases for which "live" vaccines must be controlled and to allow for the control of other biological products used in the prevention of dangerous and communicable animal diseases.

Agency Personnel to Contact: Dean H. Smith, DVM, State Veterinarian, Department of Agriculture, 406 General Administration Building, AX-41, Olympia, WA 98504, phone (206) 753-5040.

Agency Comment: None.

The rule is not necessary to comply with a federal law or a federal or state court decision.

Small Business Economic Impact Statement: None.

NEW SECTION

WAC 16-42-005 DEFINITIONS. (1) "Department" means the department of agriculture of the state of Washington.

(2) "Director" means the director of the department of agriculture.

- (3) "Biologics" means blood or blood components, live or dead vaccines, tissue and glandular extracts, or any similar product made from animal or human tissues or microorganisms or products prepared from any type of genetic engineering, and used for diagnosis, prevention, or treatment of disease in animals other than man.
- (4) "Live vaccine" means vaccine the component agents of which are not totally killed. Thus "live vaccine" includes all live, modified live, attenuated, or any other processed vaccine containing other than dead agents.
- (5) "Animal" means any living organism except a plant or bacterium.

AMENDATORY SECTION (Amending Order 896, Regulation 2, effective 11/24/62)

WAC 16-42-015 LICENSE. License or permit to manufacture biological products – all veterinary biological products imported into this state or manufactured within the state of Washington shall obtain a permit issued by the department and shall be produced under a regular license issued by the ((animal inspection and quarantine division,)) veterinary services of the United States department of agriculture, ((or by)) animal and plant health inspection service: PROVIDED, That veterinary biological products manufactured within the state of Washington for use only within the state of Washington shall be produced under a special permit issued by the Washington state department of agriculture and may not be required to have a United States department of agriculture license.

AMENDATORY SECTION (Amending Order 896, Regulation 3, effective 11/24/62)

WAC 16-42-02001 ((VACCINE)) BIOLOGIC OUTLETS RESTRICTED. All ((live vaccines)) biologics produced under a regular license issued by the ((animal inspection and quarantine division,)) veterinary services of the United States department of agriculture, animal and plant health inspection service, or produced under special permit from the Washington state department of agriculture may be held for sale by any drug outlet licensed pursuant to chapter 18.64

RCW, or by any veterinarian licensed pursuant to chapter 18.92 RCW.

AMENDATORY SECTION (Amending Order 896, Regulation 4, effective 11/24/62)

WAC 16-42-025 PURCHASING AND ADMINISTERING ((VACCINES)) BIOLOGICS LIMITED. (1) ((All live vaccines)) Biologics now in existence or newly developed to combat the following diseases are declared by the director to be of such a nature that their control is necessary to protect public health and welfare, to ((insure)) ensure accurate diagnosis, and to effectuate state-federal animal disease control and eradication programs:

(a) ((Anthrax)) Brucellosis

- (b) ((Anaplasmosis)) Equine infectious anemia
- (c) ((Bluetongue)) Paratuberculosis
- (d) ((Brucellosis)) Pseudorabies
- (e) ((Contagious ecthyma)) Rabies
- (f) ((Distemper)) Tuberculosis
- (g) ((Equine rhinopneumonitis
- (h) Foot and mouth disease
- (i) Hog cholera
- (j) Infectious hepatitis
- (k) Rabics
- (1) Rinderpest
- (m) Swine erysepelas (Avirulent vaccine exempted))) Vesicular stomatitis.
- (2) ((Such vaccines)) Biological products used to control or diagnose diseases listed in subsection (1) of this section are hereby restricted, and ((may)), with permission from the director, shall be purchased and administered only by veterinarians licensed pursuant to chapter 18.92 RCW, or by federal veterinary personnel: PROVIDED, That the director, by written permit, may authorize((, by written permit,)) others to purchase such ((vaccines)) biologics for((:

(a))) research agencies or laboratories authorized by the state department of agriculture, emergency disease control programs, or other limited and controlled purposes which are not likely to create a hazard to the public health or to the health of livestock((, and)).

(((t) PROVIDED FURTHER, That)) (3) The director, in establishing ((such a)) the permit shall consider:

(((ti))) (a) Known effectiveness of the ((vaccine or product; and))biologic;

(((ii))) (b) Whether or not the disease for which the ((product)) biologic is used or intended to be used is present in this state and to what extent it is present((-and));

(((iii))) (c) Degree of isolation of the animals and area, and availability of veterinary service; and((;

- (iv))) (d) Any other factor which, having due regard for the properties of the ((vaccine or product)) biologic, may constitute a hazard to animal or public health in this state.
 - (4) To combat the following diseases live vaccines are used.
 - (a) Anthrax
 - (b) Anaplasmosis
 - (c) Bluetongue
 - (d) Contagious ecthyma
 - (e) Distemper
 - (f) Equine rhinopneumonitis
 - (g) Foot and mouth disease
 - (h) Hog cholera
 - (i) Infectious hepatitis
 - (j) Rabies
 - (k) Rinderpest
 - (l) Swine erysepelas (Avirulent vaccine exempted)

(5) All live vaccines now in existence or newly developed to combat the diseases listed in subsection (4) of this section are declared by the director to be of such a nature that their control is necessary to protect public health and welfare, to ensure accurate diagnosis, and to prevent the spread of infectious, contagious, communicable, and dangerous diseases affecting animals within this state.

(6) All live biological products are of a nature that their handling and administration must be supervised by trained personnel to ensure their efficacy. Live vaccines are hereby restricted, and shall be purchased and administered only by veterinarians licensed pursuant to chapter 18.92 RCW, or by federal veterinary personnel.

AMENDATORY SECTION (Amending Order 896, Regulation 5, filed 11/24/62)

WAC 16-42-03001 EXEMPT ((\frac{VACCINES}{)}) BIOLOGICS. ((\frac{Live vaccines}{})) Biologics qualified under WAC 16-42-015 prepared for diseases not listed in WAC 16-42-025 may be obtained from any drug outlet licensed pursuant to chapter 18.64 RCW, or any veterinarian licensed under chapter 18.92 RCW, by any owner of livestock and administered to his own animals.

AMENDATORY SECTION (Amending Order 896, Regulation 6, effective 11/24/62)

WAC 16-42-035 REQUIREMENT FOR SALES RECORDS AND REPORTS. In the interest of public health and good cooperative disease control anyone selling ((live vaccines must)) biologics shall maintain records of such sales for one year. These records ((must)) shall be open for the department's inspection at any time.

AMENDATORY SECTION (Amending Order 896, Regulation 7, effective 11/24/62)

WAC 16-42-04001 REPORTS OF DISEASE OUTBREAK BY USER. Any veterinarian or any other person using ((live vaccines or)) any ((other veterinary)) biological products ((must)), as defined in WAC 16-42-005, shall report to the department immediately any suspected or actual disease outbreak ((to the state department of agriculture immediately)) that occurs in connection with use of the biologic.

AMENDATORY SECTION (Amending Order 896, Regulation 8, effective 11/24/62)

WAC 16-42-045 ((ORDER IS EXCLUSIVE—))CONTROL OF SALES, ETC. No ((live vaccines)) biologics shall be handled, purchased, imported, received, sold, or administered by any person except as provided for in this ((order)) chapter.

AMENDATORY SECTION (Amending Order 896, Regulation 9, effective 11/24/62)

WAC 16-42-05001 PENALTY. Any person, firm or corporation violating any of these ((regulations)) rules shall be guilty of a misdemeanor as set forth in chapter 16.36 RCW, and each day the violation occurs constitutes a separate offense.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 16-42-00101 PROMULGATION. WAC 16-42-01001 DEFINITION.

WSR 84-24-064 PROPOSED RULES STATE BOARD OF EDUCATION

[Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board of Education intends to adopt, amend, or repeal rules concerning State assistance in providing school plant facilities—Basic state support, chapter 180-27 WAC;

that the agency will at 9:00 a.m., Thursday, January 17, 1985, in the Fir Room, Westwater Inn, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on Friday, January 18, 1985.

The authority under which these rules are proposed is RCW 28A.47.830.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before Thursday, January 17, 1985.

Dated: December 5, 1984

By: Monica Schmidt

Secretary

STATEMENT OF PURPOSE

Rule: Chapter 180-27 WAC, State assistance in providing school plant facilities—Basic state support.

Rule Section(s): WAC 180-27-053 State moneys for studies and surveys; 180-27-054 Implementation of priority approval process; 180-27-056 Funding during the period of a priority approval process order by State Board of Education; and 180-27-058 State assistance—Priorities.

Statutory Authority: RCW 28A.47.830.

Purpose of the Rule(s): To earmark moneys for studies and surveys and to clarify the existing rule relating to establishment of priority allocation of state moneys for school facilities.

Summary of the New Rule(s) and/or Amendments: WAC 180-27-053, earmarks amount of money estimated to be necessary for state share of annual cost of studies and surveys; 180-27-054, authorizes State Board of Education to declare a funding insufficiency and order the implementation of a priority approval process for secured state funding of school facilities projects and to rescind the process; 180-27-056, specifies time lines for implementation of a priority approval process, requirements for districts to be eligible for priority ranking, and the calculation for determining the insufficiency of available moneys; specifies that any ranked projects which do not receive approval of secured funding during fiscal year are carried over and ranked with new eligible projects in the next fiscal year, if the priority process is not rescinded; and 180-27-058, establishes the priority order of eligible projects.

Reasons Which Support the Proposed Action(s): The existing rule is vague and needed clarification.

Person or Organization Proposing the Rule(s): SPI, government.

Agency Personnel Responsible for Drafting: Ralph E. Julnes, SPI, 3–2298; Enforcement: Perry Keithley, SPI, 3–6742; and Implementation: Robert Minnitti, SPI, 3–6702.

The Rule(s) is (are) Necessary as the Result of Federal Law, Federal Court Action, or State Court Action:

Agency Comments, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matter Pertaining to the Rule(s): None.

NEW SECTION

WAC 180-27-053 STATE MONEYS FOR STUDIES AND SURVEYS. State moneys for school district studies and surveys conducted pursuant to chapter 180-25 WAC shall be available even though the state board of education deems it necessary to order a priority approval process pursuant to WAC 180-27-054. At the beginning of each biennium, the superintendent of public instruction shall estimate the amount of moneys necessary for allocation to districts for studies and surveys and not make such moneys available for any other purpose. In the event the estimated amount proves to be insufficient, the superintendent shall set aside additional moneys.

NEW SECTION

WAC 180-27-054 IMPLEMENTATION OF PRIORITY AP-PROVAL PROCESS. In the event the state board of education determines that projected revenues, as calculated by the ceiling established in WAC 180-27-056(2), are insufficient to meet school construction needs of school districts for the ensuing state fiscal year, the state board of education shall order the implementation of a priority approval process on final approval by the superintendent of public instruction of additional school construction projects pursuant to WAC 180-29-107. Such priority approval process shall remain in effect until the order is rescinded by the state board of education.

NEW SECTION

WAC 180-27-056 FUNDING DURING THE PERIOD OF A PRIORITY APPROVAL PROCESS ORDER BY STATE BOARD OF EDUCATION. During the period of a priority approval process imposed by order of the state board of education school construction projects shall receive final approval pursuant to WAC 180-29-107 as follows:

(1) On or after July 1 following the state board of education order for the implementation of a priority approval process the superintendent of public instruction shall rank all projects for which final approval has been requested pursuant to WAC 180-29-107 as per the priority list in WAC 180-27-058. Only school construction projects with secured local capital funds by December 31 of the previous state fiscal year and eligible for final approval pursuant to WAC 180-29-107 by June 30 of the previous state fiscal year shall be placed on that priority list.

(2) Based on a ceiling of one and one-half times the amount of the estimated revenue available for the state fiscal year plus fund balance for the state fiscal year minus outstanding encumbrances for the state fiscal year or as close thereto as is reasonably practical, the superintendent of public instruction shall give final approval pursuant to WAC 180-29-107 during the state fiscal year to school construction projects on the priority list. For the purpose of this subsection the term "estimated revenue available for the state fiscal year" shall mean the estimated revenue from the common school construction fund for the current state fiscal year and the subsequent state fiscal year, the result of which is divided by two.

(3) In the event the state board of education does not rescind the order for the implementation of a priority approval process by the close of the state fiscal year, school construction projects remaining on the priority list without final approval and, therefore, without secured funding status pursuant to WAC 180-29-107 shall be combined with new school construction projects that have secured local capital funds by December 31 of the state fiscal year and that are eligible, pursuant to WAC 180-29-107, for final approval by the close of the state fiscal year, and a new priority list shall be established on or after July 1 of the next state fiscal year and such remaining and new school construction projects shall be eligible for final approval pursuant to the provisions of subsections (1) and (2) of this section.

NEW SECTION

WAC 180-27-058 STATE ASSISTANCE—PRIORITIES. The priority system for the funding of school construction projects during a priority approval process imposed by order of the state board of education shall be as follows:

(1) Priority one: New construction and/or modernization projects in districts with unhoused students other than those in priority two. Projects within this priority shall be ranked as follows: The project with the highest percentage of unhoused students in the district by grade level on the date of project approval pursuant to WAC 180-25-040 shall be ranked highest—i.e., projected enrollment times authorized space allocation as calculated pursuant to WAC 180-27-035 divided by capacity of existing buildings as calculated pursuant to WAC 180-27-050(1). In the event two or more districts possess an equal percentage of unhoused students, the district with the greatest number of unhoused students shall be ranked the highest.

(2) Priority two: New construction and/or modernization projects in districts with unhoused students due to the need to replace a building. In the event the district is precluded from educating students in a facility due to bona fide condemnation procedures, such related space requirement shall be treated as unhoused students in priority one. Projects with this priority shall be ranked as follows: The project with the highest percentage of unhoused students in the district by grade level

on the date of project approval pursuant to WAC 180-25-040 shall be ranked highest. In the event two or more districts possess an equal percentage of unhoused students, the district with the greatest number of unhoused students shall be ranked the highest.

(3) Priority three: New construction and/or modernization projects related to racial imbalance pursuant to WAC 180-27-115(8) in districts with no unhoused students. Projects within this priority shall be ranked as follows: The project with the greatest number of students affected shall be ranked highest. In the event two or more projects possess an equal number of students affected, the highest ranking shall be given to the project with the earliest date of project approval pursuant to WAC 180-25-040. Funding allocations for priority three shall not exceed forty percent of the available funds remaining after funding the eligible projects in priorities one and two.

(4) Priority four: Vocational-technical institutes and interdistrict cooperative facilities, excluding interdistrict transportation cooperatives. Projects within this priority shall be ranked as follows: The project with the earliest date of project approval pursuant to WAC 180-25-040 shall be ranked highest. In the event two or more projects possess the same project approval date, the project with the earliest date of application received in the office of superintendent of public instruction shall be ranked the highest.

(5) Priority five: New construction and/or modernization projects related to improved school district organization pursuant to WAC 180-27-115(7) in districts with no unhoused students. Projects within this priority shall be ranked as follows: The project with the greatest number of students affected shall be ranked highest. In the event two or more projects possess an equal number of students affected, the highest ranking shall be given to the district with the earliest date of project approval pursuant to WAC 180-25-040.

(6) Priority six: Modernization projects in districts with no unhoused students and not funded under priorities three and five. Projects within this priority shall be ranked as follows: The project with the highest percentage of projected student occupancy shall be ranked the highest—i.e., projected enrollment times authorized space allocation as calculated pursuant to WAC 180-27-035 divided by capacity of existing buildings as calculated pursuant to WAC 180-27-050(1). In the event two or more projects possess an equal percentage, the highest ranking shall be given to the project with the earliest date of project approval pursuant to WAC 180-25-040.

(7) Priority seven: Interdistrict transportation cooperatives. Projects within this priority shall be ranked as follows: The project with the earliest date of project approval pursuant to WAC 180-25-040 shall be ranked the highest. In the event two or more projects possess the same project approval date, the project with the earliest date of application received in the office of superintendent of public instruction shall be ranked the highest.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-27-055 STATE ASSISTANCE—PRIORITIES.

WSR 84-24-065 PROPOSED RULES STATE BOARD OF EDUCATION

[Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board of Education intends to adopt, amend, or repeal rules concerning pupils, chapter 180-40 WAC;

that the agency will at 9:00 a.m., Thursday, January 17, 1985, in the Fir Room, Westwater Inn, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on Friday, January 18, 1985.

The authority under which these rules are proposed is RCW 28A.04.132.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before Thursday, January 17, 1985.

Dated: December 5, 1984

By: Monica Schmidt

Secretary

STATEMENT OF PURPOSE

Rule: Chapter 180-40 WAC, Pupils.

Rule Section(s): WAC 180-40-215 Student rights; and 180-40-227 School district rules defining students religious rights.

Statutory Authority: RCW 28A.04.132.

Purpose of the Rule(s): To prescribe the substantive rights of students.

Summary of the New Rule(s) and/or Amendments: WAC 180-40-215, amends rule to prescribe rights of student to freedom of religion and to be free from sectarian control and influence; and 180-40-227, requires school districts to adopt policies implementing religious rights of students.

Reasons Which Support the Proposed Action(s): To set forth religious rights of student; to emphasize that school districts may not infringe rights of students; to require school district boards and personnel to become informed on the religious rights of students and to adopt policies that do not infringe upon these rights; to emphasize that students may not be disciplined, suspended, or expelled for exercise of religious rights; and to establish grievance procedure to contest punishment, suspension or expulsion if student alleges district policy violates student's religious rights.

Person or Organization Proposing the Rule(s): SPI, government.

Agency Personnel Responsible for Drafting: Ralph E. Julnes, SPI, 3-2298; Enforcement: Courts of law; and Implementation: School districts.

The Rule(s) is (are) Necessary as the Result of Federal Law, Federal Court Action, or State Court Action:

Agency Comments, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matter Pertaining to the Rule(s): These rules will affect administrative and court proceedings regarding students rights.

 $\frac{AMENDATORY\ SECTION}{\text{effective }8/1/77)}\ (Amending\ Order\ 6-77,\ filed\ 6/2/77,$

WAC 180-40-215 STUDENT RIGHTS. In addition to other rights established by law, each student served by or in behalf of a common school district shall possess the following substantive rights, and no school district shall limit these rights except for good and sufficient cause:

- (1) No student shall be unlawfully denied an equal educational opportunity or be unlawfully discriminated against because of national origin, race, religion, economic status, sex, pregnancy, marital status, previous arrest, previous incarceration, or a physical, mental or sensory handicap.
- (2) All students possess the constitutional right to freedom of speech and press ((and)), the constitutional right to peaceably assemble and to petition the government and its representatives for a redress of grievances, the constitutional right to the free exercise of religion and to be free from sectarian influence and control, subject to reasonable limitations upon the time, place, and manner of exercising such right.

- (3) All students possess the constitutional right to be secure in their persons, papers, and effects against unreasonable searches and seizures.
- (4) All students shall have the right to be free from unlawful interference in their pursuit of an education while in the custody of a common school district.
- (5) No student shall be deprived of the right to an equal educational opportunity in whole or in part by a school district without due process of law.

The foregoing enumeration of rights shall not be construed to deny or disparage other rights set forth in the constitution and the laws of the state of Washington or the rights retained by the people.

NEW SECTION

WAC 180-40-227 SCHOOL DISTRICT RULES DEFINING STUDENTS RELIGIOUS RIGHTS. It shall be the responsibility and duty of each school district to adopt, publish, and make available to all students and parents written rules which state with reasonable clarity policies of the district for implementation of students' rights to freedom of religion and to be free from sectarian control and influence while participating in any school district conducted or sponsored activity or while otherwise subject to school district supervision and control. Such rules shall be adopted by September 1, 1985.

WSR 84-24-066 PROPOSED RULES STATE BOARD OF EDUCATION

[Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board of Education intends to adopt, amend, or repeal rules concerning Washington state history and government—Grade school and high school requirement, WAC 180-50-120;

that the agency will at 9:00 a.m., Thursday, January 17, 1985, in the Fir Room, Westwater Inn, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on Friday, January 18, 1985.

The authority under which these rules are proposed is RCW 28A.04.120 (6) and (8).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before Thursday, January 17, 1985.

Dated: December 5, 1984

By: Monica Schmidt

Secretary

STATEMENT OF PURPOSE

Rule: Chapter 180-50 WAC, Courses of study and equivalencies.

Rule Section(s): WAC 180-50-120 Washington state history and government—Grade school and high school requirement.

Statutory Authority: RCW 28A.04.120 (6) and (8).

Purpose of the Rule(s): To set forth the grade school and high school requirement in Washington state history and government.

Summary of the New Rule(s) and/or Amendments: WAC 180-50-120 states the requirement in Washington state history and government.

Reasons Which Support the Proposed Action(s): Parallels grammatical structure and meaning with the statements regarding Washington state history and government in RCW 28A.05.060 and WAC 180-51-060 and 180-51-075.

Person or Organization Proposing the Rule(s): SPI, government.

Agency Personnel Responsible for Drafting: Ralph E. Julnes, SPI, 3-2298; and Implementation and Enforcement: Alfred Rasp, SPI, 3-3449.

The Rule(s) is (are) Necessary as the Result of Federal Law, Federal Court Action, or State Court Action: No.

Agency Comments, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matter Pertaining to the Rule(s): [No information supplied by agency.]

AMENDATORY SECTION (Amending Order 12-84, filed 10/4/84)

WAC 180-50-120 WASHINGTON STATE HISTORY AND GOVERNMENT—GRADE SCHOOL AND HIGH SCHOOL REQUIREMENT. (1) Grades 1-8. A one semester course—i.e., 90 (50 minute) hours of instruction—or its equivalent in Washington state history ((or)) and government shall be required in the common schools in the grade school (grades 1-8) program.

(2) Grades 9-12. A one semester course—i.e., 90 (50 minute) hours of instruction—or its equivalent in Washington state history ((or)) and government shall be required in the common schools in the high school (grades 9-12) program. Such course shall include a study of the Washington state Constitution. Pursuant to RCW 28A.02.080, 28A.05.050, and 28A.05.060 this course also shall be required for high school graduation unless waived pursuant to WAC 180-51-075.

WSR 84-24-067 PROPOSED RULES STATE BOARD OF EDUCATION

[Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board of Education intends to adopt, amend, or repeal rules concerning professional preparation program development and approval, chapter 180-78 WAC.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on Friday, January 18, 1985.

The authority under which these rules are proposed is RCW 28A.04.120.

This notice is connected to and continues the matter in Notice No. WSR 84-21-140 filed with the code reviser's office on October 24, 1984.

Dated: December 5, 1984

By: Monica Schmidt

Secretary

STATEMENT OF PURPOSE

Rule: Chapter 180-78 WAC, Professional preparation program development and approval.

Rule Section(s): WAC 180-78-050 Program approval standards and criteria.

Statutory Authority: RCW 28A.04.120.

Purpose of the Rule(s): To establish standards for SPI approval of preparation programs for educators by institutions of higher education in Washington.

Summary of the New Rule(s) and/or Amendments: WAC 180-78-050 requires the establishment of a minimum grade point average and establishes a minimum score on the Washington precollege test for admission to the preparation program.

Reasons Which Support the Proposed Action(s): To require minimum academic achievement and minimum basic skills of prospective candidates for certification as a professional educator.

Person or Organization Proposing the Rule(s): SPI, government.

Agency Personnel Responsible for Drafting: Ralph E. Julnes, SPI, 3–2298; Enforcement: Judy Schrag, SPI, 4–1842; and Implementation: Ted Andrews, SPI, 3–3222.

The Rule(s) is (are) Necessary as the Result of Federal Law, Federal Court Action, or State Court Action: No.

Agency Comments, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matter Pertaining to the Rule(s): This rule change is one of several designed to ensure competency within the education profession.

AMENDATORY SECTION (Amending Order 6-81, filed 6/1/81)

WAC 180-78-050 PROGRAM APPROVAL STANDARDS AND CRITERIA. (1) Cooperation.

- (a) Standard: Programs of preparation are developed with the cooperation of a program unit.
 - (b) Criteria:
- (i) Documentation provides evidence acceptable to the site visit team and the state board of education that:
- (A) The chief administrative officer of each agency was contacted and appointed a representative to the program unit whose authority to act in behalf of the agency is stated in writing; or
- (B) A recommendation was forwarded to the superintendent of public instruction for comment and then to the state board of education signed by the chief administrative officers of each agency requesting that an exception be made to this program approval standard; documentation sets forth the reasons for the request; and documentation verifies that the exception was granted by the state board of education.
- (ii) Bylaws or operating procedures have been written, adopted and implemented.
- (iii) Meetings of the program unit, its subcommittees and/or task forces are held on a regular basis and minutes of activities and actions are maintained.
- (iv) A college or university coordinates cooperation, involvement, and activities among agencies in the program unit under a written procedure explaining how each agency gains input.
- (v) Governing boards of agencies which participate in the program unit contribute human and material resources to the program as feasible.
 - (2) Program management.
- (a) Standard: Responsibilities are clearly assigned to individuals, groups, and/or committees for program development, implementation, and evaluation.
 - (b) Criteria:
- (i) The college or university shall notify the state board of education and the superintendent of public instruction of the formation of a program unit; the membership; the specialization, subject matter, and/or grade level focus of the proposed programs; and its timeline for program development.
- (ii) Responsibilities are assigned for selection; advising and counseling; maintaining records regarding the student's program and progress; supervision and evaluation of candidates; and verifying that certification requirements have been met and the preparation program has been completed.
- (iii) Persons who will instruct, evaluate, or supervise candidates are identified; descriptions of their roles, responsibilities, and loads are

- written; and their activities are consistent with the written role description.
- (iv) Documentation contains a written explanation of policy-making, program development, and program management processes and responsibilities.
- (v) Review of certification records verifies that the records are accurate.
- (vi) The need for any new program, new program emphasis, or certificate endorsement is established and evidence of need exists including statistics relative to supply and demand; professional development needs of individuals or the education community; new curriculum or instructional directions in the common schools; and changes in enrollments and staffing ratios and patterns.
- (vii) A schedule and outline have been completed relative to development and implementation of the program; decision-making points are identified; and individuals, agencies, or committees responsible for such tasks and decisions are specified.
- (viii) Data are collected and available relative to the effectiveness of the management system, including identification of problem areas and procedural elements.
- (ix) Responsibility for reporting program changes to the superintendent of public instruction and state board of education is assigned.
 - (3) Program outcomes.
- (a) Standard: At a minimum the program includes academic and experience requirements set forth in chapter 180-79 WAC for the respective role(s) and specifies in writing the knowledges and skills the person will possess and demonstrate when he or she completes the program, including the state board of education minimum generic standards.
 - (b) Criteria:
- (i) All minimum generic standards for certification established by the state board of education are addressed in learning experiences and are included among the program outcomes. A relationship exists between field and didactic learning experiences and program outcomes.
- (ii) Relevant standards of the national association of state directors of teacher education and certification, the national council for accreditation of teacher education and/or standards of specialized associations and scholarly societies are referred to as guides in identifying program outcomes: PROVIDED, That the superintendent of public instruction or his or her designee shall present to the state board of education for approval any standards of specialized associations and scholarly societies which will be used to supplement the standards set forth herein for assessment of program outcomes.
- (iii) Degrees of proficiency required for program outcomes are clearly differentiated between the initial and continuing certificate levels.
- (iv) Faculty, students and field supervisors know the program outcomes required of candidates.
- (v) Program outcomes are stated in terms which make evaluation by supervisors and instructors possible.
- (vi) Knowledge and skills related to continuing education and professional development are included in program outcomes.
- (vii) All courses or offerings applicable to certification delivered off-campus meet the "state board of education standards for off-campus courses/offerings in education" adopted by the state board of education.
 - (4) Selection and retention.
- (a) Standard: Criteria and requirements to be used in selecting candidates for admission to the preparation program are explicit and practices relevant to retention of candidates are specified.
 - (b) Criteria:
- (i) Selection criteria and the process used to screen and admit candidates are written.
- (ii) Selection criteria are relevant to attainment of program outcomes.
- (iii) A clearly written process exists for counseling and advising students about supply and demand; progress and retention in the program; and supervision and evaluation relative to academic, experience and generic standards.
- (iv) Selection and retention procedures and criteria do not discriminate on the basis of race, ethnic group, sex, age, handicapping conditions, color or religion.
 - (v) Specific standards exist relative to retention in the program.
- (vi) Written procedures exist for appeal of decisions within the college or university relative to admission or retention in the program.
- (vii) Admission requirements to the professional preparation programs shall include a minimum college and/or university grade point

average; evidence that the candidate is competent in the basic skills required for oral and written communication and computation; minimum standard scores of forty on the verbal and on the quantitative composites of the Washington Pre-College Test.

(viii) The program identifies the specific requirements which shall pertain for purposes of renewal of the initial certificate.

(5) Individualization.

- (a) Standard: Programs recognize individual differences in terms of learner rate and style. Alternative learning experiences appropriate to such differences are available.
 - (b) Criteria:
- (i) Procedures for assessing individual assets and needs are clearly defined.
- (ii) Opportunities for planning alternate preparation experiences are available to students.
- (iii) Learning experiences are designed to provide for social-cultural-economic differences among candidates.
- (iv) Appropriate individualized learning opportunities are provided to those students identified as possessing special assets and needs as determined through a variety of assessment procedures.
- (v) Individual differences in learning style are recognized and as feasible alternative learning opportunities are provided.
- (vi) When appropriate and feasible, learning opportunities provide for differences in learning rate by variations in training time.

(6) Field experience.

- (a) Standard: Field experiences are provided as required in WAC 180-79-115, 180-79-120, and 180-79-125 and are designed to correlate with specified program outcomes.
 - (b) Criteria:
- (i) A sequence of field experiences is offered in the preparation program including opportunities for observation, tutoring, micro-teaching and extended practicum, student teaching, and/or internship experiences in educational settings.
- (ii) Appropriate clinical and laboratory experiences are available to persons being prepared in specializations requiring practice under supervision in settings in addition to educational settings.
- (iii) Written agreements exist between the college or university and the field sites which specify the role of agencies and the responsibilities and contributions each will make to the field program.
- (iv) Field experiences provide opportunities for candidates to observe and participate in educational settings having varied organizational structures, ethnic populations, age groups, socio-economic characteristics, and curricular and instructional programs.
- (v) Field experiences are designed to address the minimum generic standards established by the state board of education and to integrate theory and practice.
- (vi) Criteria for selecting sites and for selecting field personnel are specified.
- (vii) Criteria and procedures to be used in assigning students to field settings are identified; provisions are made for changes in assignments in circumstances where problems exist.
- (viii) The responsibilities and authority of college supervisors and field personnel are specified in writing in relation to instruction, observation, evaluation, and grading.
- (ix) Written materials are provided to field personnel which make explicitly their responsibilities and the program outcomes to be experienced, demonstrated, and evaluated in the field setting.
- (x) Field personnel serving as supervisors are oriented to their responsibilities, and training is provided to assist them in implementing and evaluating those elements of the program for which they share responsibility with the college or university supervisors.
- (xi) College or university supervisors have scheduled contact and communication with field personnel.
 - (7) Supervision.
- (a) Standard: Provision exists in the program for ongoing evaluation and for constructive supervision emphasizing the developmental nature of the preparation process.
 - (b) Criteria:
- (i) A schedule exists which ensures that each candidate receives regular assessment and feedback relative to knowledge, skill, and performance.

(ii) Results of assessment and evaluation are used as a basis for developing further didactic, field, and/or clinical experiences.

(iii) Criteria exist and are used for selecting field personnel and college or university personnel who will provide supervision; criteria include knowledge, skill and experience requirements.

- (iv) Orientation and training are offered for all supervisory personnel including college and university supervisors.
- (v) Records of observations, evaluations, and suggested learning experiences are maintained for each student in the preparation program.
- (vi) College personnel providing supervision of field experiences and instructing techniques and methods courses have had experience in an educational setting in grades K-12.
 - (8) Options.
- (a) Standard: Program units are encouraged to employ alternative methods for developing programs and implementing professional preparation.
 - (b) Criteria:
- (i) Documentation shall identify unique features or approaches used in implementing program principles or meeting program approval standards and provide a rationale for variation in the latter instance.
- (ii) Innovative and experimental programs or program components are based on validated research and theory.
- (iii) Alternative approaches are appropriate to institutional and program characteristics and program emphases and objectives.
 - (9) Resources.
- (a) Standard: Resources are of the quantity and quality necessary for meetings of the program unit and for implementation of the program as approved by the state board of education.
 - (b) Criteria:
- (i) Documentation shall specify activities of the program unit and the availability of resources to support those activities. Documentation shall also specify elements of the program which require resources and resources available for specific needs.
- (ii) Documentation and data relevant to funding, personnel, facilities, material, and equipment are available for review.
- (iii) Member agencies in the program unit have set forth in writing the real and/or in-kind resource contributions they are making to the program unit or program.
- (iv) A budget document exists detailing budgetary information pertinent to the program unit and the program.
- (v) Faculty members and field personnel who supervise and instruct in the program have the appropriate academic preparation and experience in the fields of study for which they are responsible and which are essential to implementation of the program.
- (vi) Learning resources reflect breadth and depth in selection of journals, books, curriculum and materials and are evaluated periodically using model listings and guidelines of professional organizations.
- (vii) The program administrator is allowed the necessary time as part of his or her load to fulfill program responsibilities.
 - (10) Research and evaluation.
- (a) Standard: The preparation program is based on study and research; ongoing program evaluation; and follow-up assessment of the persons prepared.
 - (b) Criteria:
- (i) Specific individuals are assigned responsibility for program evaluation, research, and follow-up.
- (ii) A systematic procedure is established for program evaluation and for follow-up studies of graduates.
- (iii) A systematic process exists for gaining from instructors, supervisors, students, and field personnel evaluative information and data about the program and its outcomes.
- (iv) Placement records are maintained and annual summaries are prepared.
- (v) Data are analyzed and studied for the purposes of determining program needs.
- (vi) Data generated from research or follow-up studies are used in program revision and redesign.

WSR 84-24-068 EMERGENCY RULES DEPARTMENT OF FISHERIES [Order 84-210—Filed December 5, 1984]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations. I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules are necessary for an orderly fishery and are interim while permanent regulations are being promulgated.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED December 5, 1984.

By Russell W. Cahill for William R. Wilkerson Director

NEW SECTION

WAC 220-36-03001B GRAYS HARBOR—SEASONS AND LAWFUL GEAR—OTHER THAN SALMON. Notwithstanding the provisions of WAC 220-36-030001, effective immediately in Grays Harbor Salmon Management and Catch Reporting Areas 2B, 2C, and 2D and Marine Fish-Shellfish Management and Catch Reporting Area 60B, it is unlawful for any fisherman: (1) to operate more than three set lines.

- (2) To operate set lines with more than 300 hooks per line, treble hooks prohibited and each line shall not exceed 2400 feet in length.
- (3) To operate set lines that are not marked at each end with a buoy to which is affixed the buoy brand number assigned to the fisherman and buoys must be visable on the surface at all times.
- (4) To fail to attend set line gear at least once in any 48 hour period.
- (5) To fail to release immediately all sturgeon under 48 inches in length or over 72 inches in length or to possess in transit a sturgeon with head or tail removed.
- (6) To take sturgeon by angling from any vessel that is engaged in commercial sturgeon fishing, has been engaged in commercial sturgeon fishing that same day, or has commercially caught sturgeon aboard.

Reviser's note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 220-40-03000C WILLAPA HARBOR—SEASONS AND GEAR—OTHER THAN SALMON. Notwithstanding the provisions of WAC 220-40-030, effective immediately for the taking of sturgeon in Willapa Harbor Salmon Management and Catch Reporting Areas 2G, 2J and 2M or bottomfish in Marine Fish-Shellfish Management and Catch Reporting Area

- 60C, it is unlawful for any fisherman: (1) To operate more than three set lines.
- (2) To operate set line with more than 300 hooks per line, treble hooks prohibited and each line shall not exceed 2400 feet in length.
- (3) To operate set lines that are not marked at each end with a buoy to which is affixed the buoy brand number assigned to the fisherman and buoys must be visable on the surface at all times.
- (4) To fail to attend set line gear at least once in any 48 hour period.
- (5) To fail to release immediately all sturgeon under 48 inches in length or over 72 inches in length or to possess in transit a sturgeon with head or tail removed.
- (6) To take sturgeon by angling from any vessel that is engaged in commercial sturgeon fishing, has been engaged in commercial sturgeon fishing that same day, or has commercially caught sturgeon aboard.
- (7) To take sturgeon from any Willapa Harbor waters other than Areas 2G, 2J or 2M.

Reviser's note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

WSR 84-24-069 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 84-211-Filed December 5, 1984]

- I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of coho salmon are available.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED December 5, 1984.

By Russell W. Cahill for William R. Wilkerson Director

NEW SECTION

WAC 220-36-02100S GRAYS HARBOR GILL NET SEASONS. Notwithstanding the provisions of WAC 220-36-021, WAC 220-36-022, and WAC 220-

36-024, it is unlawful to fish for or possess salmon taken for commercial purposes from any Grays Harbor Salmon Management and Catch Reporting Area, except as provided for in this section:

Area 2C - Open 6:00 p.m. December 5 to 6:00 p.m. December 7, 1984, to gill net gear with a seven and one-half minimum mesh restriction.

REPEALER

The following section of the Washington Administrative Code is repealed effective immediately:

WAC 220-36-02100R GRAYS HARBOR GILL NET SEASON (84-205)

WSR 84-24-070 PROPOSED RULES COUNCIL ON HEARING AIDS

[Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Council on Hearing Aids intends to adopt, amend, or repeal rules concerning the fitting and dispensing of hearing aids;

that the agency will at 7:00 p.m., Thursday, January 17, 1985, in the Department of Licensing Examination Center, Eastside Plaza, 1300 Quince Street, Olympia, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 18.35.161.

The specific statute these rules are intended to implement is RCW 18.35.161.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 10, 1985.

Send written comments to:

Barbara Johnson Executive Secretary Division of Professional Licensing P.O. Box 9649 Olympia, WA 98504 753-1153 Scan 234-1153

Dated: December 5, 1984
By: Susan P. Jensen
Assistant Attorney General

STATEMENT OF PURPOSE

Title and Number of Rule Sections or Chapters: WAC 308-50-060 Place(s) of business in Washington; 308-50-070 Mobile hearing aid dispensing units; 308-50-080 Temporary or itinerant activities prohibited; 308-50-270 Unfair or deceptive practices, unethical conduct and unfair methods of competition—Association with the state of Washington; 308-50-300 Unfair or deceptive practices, unethical conduct and unfair methods

of competition—Canvassing; 308-50-320 Documentation of referrals; 308-50-380 Unfair or deceptive practices, unethical conduct and unfair methods of competition—Misrepresenting products, services, personnel or other material facts during telephone solicitations; 308-50-390 Minimum standards for fitting and dispensing location; and 308-50-400 Notice of availability and location of follow up services.

Statutory Authority: RCW 18.35.161.

Specific Statute that Rule is Intended to Implement: RCW 18.35.161.

Summary of the Rules: WAC 308-50-060, this section describes the place(s) of business in Washington where the fitting and dispensing of hearing aids takes place and the requirements for operation; 308-50-070, this section describes the operating requirements for mobile units which engage in the fitting and dispensing of hearing aids; 308-50-080, this section describes the requirements for testing the hearing of the public and fitting and dispensing hearing aids at temporary or itinerant locations; 308-50-270, this section states that a licensee shall not represent in any manner that he is endorsed by or associated with the state of Washington or any of its administrative bodies; 308-50-300, this section prohibits licensees from canvassing from house to house or places of business for purposes of obtaining prospective purchasers of hearing aids; 308-50-320, this section requires documentation of all referrals and defines the content of the documentation; 308-50-380, this section provides the guidelines for using telephone solicitation as a means of obtaining prospective hearing aid purchasers; 308-50-390, this section describes the minimum standards for place(s) of business in the state of Washington where licensees engage in the fitting and dispensing of hearing aids, and the definition of a place of business; and 308-50-400, this section provides the guidelines licensees must follow in informing hearing aid purchasers of their availability for post delivery services when the sale is made outside the place of business.

Reasons Supporting the Proposed Actions: The purpose of repealing WAC 308-50-060 is that it will be superseded by WAC 308-50-390 and 308-50-400 which more clearly protect the consumer; the purpose of repealing WAC 308-50-070 is that it will be superseded by and included in WAC 308-50-390 and 308-50-400 which more clearly protect the consumer; the purpose of repealing WAC 308-50-080 is that it will be superseded by and included in WAC 308-50-390 and 308-50-400 which more clearly protect the consumer; the purpose of the amendment to WAC 308-50-270 is to clarify association with the state of Washington, or so representing, when such is not the case; the purpose of the amendment to WAC 308-50-300 is to protect the members of the public from uninvited solicitation by means of canvassing; the purpose of the amendment to WAC 308-50-320 is to clarify the requirements of documenting referrals when a hearing aid(s) is fit to a consumer; the purpose of adopting WAC 308-50-380 is to protect the members of the public from misrepresentation by licensees or their agent during telephone solicitation; the purpose of adopting WAC 308-50-390 is to clarify the definition of place(s) of business in the state of Washington and provide guidelines for minimum standards of facilities and equipment essential for testing hearing and fitting and dispensing hearing aids; and the purpose of adopting WAC 308-50-400 is to clarify requirements of the licensee in notifying the consumer of availability and location of follow up services.

Responsible Personnel: In addition to members of the council, and the director of the Department of Licensing, the following individual has knowledge of and responsibility for drafting, implementing and enforcing these rules: Barbara Johnson, Executive Secretary, Division of Professional Licensing, P.O. Box 9649, Olympia, WA 98504, 753-1153, 234-1153 scan.

Name of the Person or Organization that is Proposing the Rules: Washington State Council on Hearing Aids.

Agency Comments or Recommendations: Rule-making and disciplinary authorities under chapter 18.35 RCW were previously delegated to the director of the Department of Licensing. The authorities were newly delegated to the Council on Hearing Aids with the enactment of RCW 18.35.161. The council has undertaken to review existing rules and to propose amendments necessary to fulfill the obligations imposed upon the council by RCW 18.35.161.

These rules are not necessary to comply with a federal law or a federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rules or Their Purposes: None.

Small Business Economic Impact Statement: A small business economic impact statement is not required and has not been filed since these rules do not impact more than twenty percent of all industries, or more than ten percent of any one industry as that term is defined by RCW 19.85.020(3).

AMENDATORY SECTION (Amending Order PL 469, filed 7/3/84)

WAC 308-50-270 UNFAIR OR DECEPTIVE PRACTICES, UNETHICAL CONDUCT AND UNFAIR METHODS OF COMPETITION—ASSOCIATION WITH THE STATE OF WASHINGTON. A licensee shall not represent in any manner that he is endorsed by or associated with the state of Washington or any of its administrative bodies when such is not the case. Nothing in this rule is to preclude the licensee from verifying upon request that he is licensed by the state to engage in the fitting and dispensing of hearing aids.

AMENDATORY SECTION (Amending Order PL 159, filed 2/8/74)

WAC 308-50-300 UNFAIR OR DECEPTIVE PRACTICES, UNETHICAL CONDUCT AND UNFAIR METHODS OF COMPETITION—CANVASSING. A licensee shall not canvass from house to house or places of business in person or by an agent for purposes of obtaining purchasers or prospective purchasers of hearing aids or for the testing of hearing or the fitting or dispensing of hearing aid equipment or services. However, nothing herein shall prevent a licensee from calling upon prospective purchasers by prior invitation, request or referral. ((or when the licensee has reasonable cause to believe the prospective purchaser may be interested in the purchase of a hearing aid-))

AMENDATORY SECTION (Amending Order PL 159, filed 2/8/74)

WAC 308-50-320 DOCUMENTATION OF REFERRALS. A licensee or trainee shall document the name of the referral source for all persons who are fit with a hearing aid. ((all referrals for inspection by the department.)) Documentation shall consist of a ((the)) name, ((and)) address and capacity of the referral source and the date of such referral. Should the referral source be the person being fit with

the hearing aid, this information shall also be recorded as the referral source.

NEW SECTION

WAC 308-50-380 UNFAIR OR DECEPTIVE PRACTICES, UNETHICAL CONDUCT AND UNFAIR METHODS OF COMPETITION—MISREPRESENTING PRODUCTS, SERVICES, PERSONNEL OR OTHER MATERIAL FACTS DURING TELEPHONE SOLICITATIONS. It shall be an unfair or deceptive practice, unethical conduct or an unfair method of competition for a licensee to make, or cause to be made, any misrepresentations of products, services, personnel or material facts when using telephone solicitation. This shall include, but not be limited to, a licensee or agent of the licensee indicating to a prospective purchaser that an anonymous person has referred the purchaser's name to the licensee when such is not the case.

NEW SECTION

WAC 308-50-390 MINIMUM STANDARDS FOR FITTING AND DISPENSING LOCATION. (1) A place or places of business in the State of Washington where a licensee engages or intends to engage in the fitting and dispensing of hearing aids shall mean an established place(s) at a permanent address(es) which shall be open to the public on a regular basis.

(2) Such place or places and all fitting and dispensing activities eminating therefrom shall provide the minimum standards of facilities and equipment essential for the testing of hearing and the fitting and dispensing of hearing aids as set forth in WAC 308-50-110.

(3) The hours of business shall be prominently and continuously displayed and visible to the public at each place of business.

NEW SECTION

WAC 308-50-400 NOTICE OF AVAILABILITY AND LOCATION OF FOLLOW UP SERVICES. Any licensee who fits and dispenses hearing aids outside the place of business shall provide to a hearing aid purchaser, in writing, prior to the formation of a contract either: (1) Notice of future visit(s) including and following delivery of the hearing aid(s) by the licensee or a qualified representative of the same establishment at the specific location the transaction is occurring; or (2) Notice that no subsequent visit(s) to that specific location have been scheduled and where and how the purchaser may obtain additional service from the establishment.

REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

WAC 308-50-060 PLACE(S) OF BUSINESS IN

WASHINGTON

WAC 308-50-070 MOBILE HEARING AID DISPENSING

UNITS

WAC 308-50-080 TEMPORARY OR ITINERANT ACTIVITIES PROHIBITED

WSR 84-24-071
PROPOSED RULES
DEPARTMENT OF LICENSING
(Examining Board of Psychology)

[Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Psychology intends to adopt, amend, or repeal rules concerning repealing WAC 308-122-210; adopting WAC 308-122-215 pertaining to experience prerequisite to licensing; WAC 308-122-700 and 308-122-710;

that the agency will at 9:00 a.m., Friday, January 18, 1985, in the Vance Airport Inn, Olympic Room, 18220

Pacific Highway South, Seattle, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 18.83.070(3) and 18.83.050.

The specific statute these rules are intended to implement is RCW 18.83.050 and 18.83.070(3).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 18, 1985.

Dated: December 5, 1985 [1984]

By: Yvonne Braeme

Executive Secretary

STATEMENT OF PURPOSE

Name of Agency: Washington State Examining Board of Psychology.

Purpose: The purpose of new section WAC 308-122-215 is to establish new guidelines for experience prerequisite to licensure; and the purpose of new sections WAC 308-122-700 and 308-122-710 is to establish guidelines for telephone directory listings by psychologists and guidelines for forfeiture of license application fees.

Statutory Authority: RCW 18.83.050 and 18.83.070(3).

Summary of the Rules: WAC 308-122-215 sets forth the criteria for prelicensure experience for psychologists; 308-122-700 provides guidelines for telephone directory listings for psychologists; and 308-122-710 sets forth criteria for license application for forfeiture for failing to appear at a scheduled examination.

Reason Proposed: These rules are proposed in accordance with RCW 18.83.050 and 18.83.070 which allows the board to adopt rules defining the circumstances under which supervised experience shall qualify a candidate for licensure and which allows the board to adopt rules it deems necessary to carry out its functions.

Responsible Personnel: Yvonne Braeme, Executive Secretary, 1300 Quince Street S.E., Olympia, WA 98504, 753-0776 comm, 234-0776 scan.

Proponents: These rules are proposed by the Washington State Examining Board of Psychology.

Agency Comments: These rules are promulgated pursuant to the authority granted to the board in RCW 18-.83.050 and 18.83.070.

Small Business Economic Impact Statement: A small business economic impact statement is not required and has not been filed since these rules do not impact small businesses as that term is defined by RCW 43.31.920.

NEW SECTION

WAC 308-122-215 PSYCHOLOGISTS — EXPERIENCE PREREQUISITE TO LICENSING. (1) Need for supervision. The law requires that the applicant have at least one year experience practicing psychology under qualified supervision after having completed all requirements for a doctoral degree. Supervision must be appropriate to the area(s) of professional activity in which the candidate intends to function.

(2) A year of experience is considered to consist of a minimum of 1500 supervised clock hours of psychological work. There should be a minimum of one hour of individual supervision for every twenty hours

of psychological work. The majority of supervised hours should be in the area(s) of intended psychological work. Documentation of experience and supervision hours shall be kept by supervisee and supervisor.

- (3) Appropriate supervision is that provided by a licensed psychologist with two (2) years post-license experience, a psychiatrist with three (3) years of experience beyond residency, or an MSW with five (5) years post degree experience. At least 50 percent of supervision must be provided by a licensed psychologist. The supervisor must have competence in the area(s) of intended psychological work of the supervisee. The supervisor shall not supervise in any area in which he or she does not have competence.
- (4) Content of supervision. Supervision should include, but not be limited to, the following content area:
 - (a) Discussion of services provided by the supervisee;

sionals involved in particular work units;

- (b) Selection, service plan, and review of each case or work unit of supervisee;
- (c) Discussion of and instruction in theoretical conceptions underlying the supervised work;
- (d) Discussion of the management of professional practice or other administrative or business issues;
 - (e) Evaluation of the supervisory process, supervisee, and supervisor; (f) Discussion of the coordination of services among other profes-
 - (g) Review of relevant Washington laws and rules and regulations;
- (h) Discussion of ethical principles including principles that apply to current work;
- (i) Review of Standards for Providers of Psychological Services;
- (j) Discussion of other relevant reading materials specific to cases, ethical issues, and the supervisory process.
- (5) Mode of supervision. The nature of supervision will vary depending on the theoretical orientation of the supervisor, the training and experience of the supervisee, and the duration of the supervisory relationship. It is reasonable for a supervisor to ask for detailed process notes and progress reports. Audio tapes, video tapes, client supplied information such as behavioral ratings, and one-way mirror observations are also appropriate when deemed useful and/or necessary. However accomplished, supervision shall include some direct observation of the supervisee's work. The preferred mode of supervision is face-to-face discussion between supervisor and supervisee.
- (6) Authority of supervisor. The supervisor is ethically and legally responsible for all supervisee work covered in the written agreement for supervision. Therefore, it is the authority of the supervisor to alter service plans or otherwise direct the course of psychological work.
- (7) Written agreement for supervision. The supervisor and supervisee shall have a written agreement for supervision. This shall include:
- (a) The area(s) of professional activity in which supervision will ccur:
- (b) Hours of supervision and/or ratio of supervisory hours or professional hours:
 - (c) Supervisory fees, if appropriate;
- (d) Process of supervision including mode of supervision, expectations for recordkeeping, and expectations for evaluation and feedback;
 - (e) Relevant business arrangements;
 - (f) How the supervisee will represent him or herself;
 - (g) How disagreements will be handled.
- (8) Representation of supervisee to the public. It shall be the responsibility of the supervisee to represent him or herself to the consuming public as being in training status with a suitable supervisor. Clients shall be informed of the identity and responsibilities of the supervisor; and shall be informed of their right to consult or speak directly with the supervisor. Such titles as psychological resident or psychological trainee are deemed appropriate for the supervisee. NO services provided by the supervisee shall be represented to third parties as having been provided by the supervisor. Insurance forms should be filled out to indicate the nature of the supervisory relationship.

NEW SECTION

WAC 308-122-700 TELEPHONE DIRECTORY LISTINGS. Psychologists listed in the yellow pages of a telephone directory must include their permanent license number.

Agencies listed under the "Psychologist" heading in the yellow pages of a telephone directory must include the names and permanent license number(s) of the psychologist(s) affiliated with that agency.

NEW SECTION

WAC 308-122-710 LICENSE APPLICATION FEES—FAIL-URE TO APPEAR AT EXAMINATION SESSION. License application fees shall be forfeited whenever a candidate fails to attend a scheduled examination session, except in the case of a bona fide emergency.

REPEALER

The following section of the Washington Administrative code is hereby repealed:

WAC 308–122–210 PSYCHOLOGISTS—EXPERIENCE PRE-REQUISITE TO LICENSING.

WSR 84-24-072 PROPOSED RULES DEPARTMENT OF LICENSING (Examining Board of Psychology) [Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Examining Board of Psychology intends to adopt, amend, or repeal rules concerning code of ethics for psychologists, adopting new sections WAC 308-122-600 through 308-122-695;

that the agency will at 9:00 a.m., Friday, January 18, 1985, in the Vance Airport Inn, Olympic Room, 18220 Pacific Highway South, Seattle, WA 98188, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 18.83.050(5).

The specific statute these rules are intended to implement is RCW 18.83.050(5).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 18, 1985.

Dated: December 3, 1984

By: Yvonne Braeme

Executive Secretary

STATEMENT OF PURPOSE

Name of Agency: Washington State Examining Board of Psychology.

Purpose: The purpose of new sections WAC 308-122-600 through 308-122-695 is to establish a code of ethics for the practice of psychology.

Statutory Authority: RCW 18.83.050.

Summary of the Rules: WAC 308-122-600 describes the general ethical considerations regarding the practice of psychology; 308-122-610 describes the responsibilities of a psychologist in providing services and performing research; 308-122-620 describes standards of competence for psychologists; 308-122-630 describes certain moral and legal standards regarding the behavior of psychologists in relation to their community, their employees, their students and their research; 308-122-640 describes acceptable behavior for a psychologist regarding public statements and announcements; 308-122-650 describes the obligations a psychologist has

regarding confidentiality of information obtained from students, employees and others; 308-122-660 describes acceptable standards and practices between psychologists and consumers; 308-122-670 describes acceptable standards of conduct regarding a psychologist's relations with other professionals; 308-122-680 describes standards to be used by psychologists regarding assessment techniques; 308-122-690 describes acceptable conduct for psychologists regarding their use of humans in research; and 308-122-695 describes acceptable conduct for psychologists using animals in research.

Reason Proposed: These rules are proposed in accordance with RCW 18.83.050 which requires the board to adopt a code of ethics for psychologists.

Responsible Personnel: Yvonne Braeme, Executive Secretary, 1300 Quince Street S.E., Olympia, WA 98504, 753-0776 comm, 234-0776 scan.

Proponents: These rules are proposed by the Washington State Examining Board of Psychology.

Agency Comments: These rules are promulgated pursuant to the authority granted to the board in RCW 18.83.050.

Small Business Economic Impact Statement: A small business economic impact statement is not required and has not been filed since these rules do not impact small businesses as that term is defined by RCW 43.31.920.

NEW SECTION

WAC 308-122-600 CODE OF ETHICS - GENERAL CON-SIDERATIONS. Psychologists respect the dignity and worth of the individual and strive for the preservation and protection of fundamental human rights. They are committed to increasing knowledge of human behavior and of people's understanding of themselves and others and to the utilization of such knowledge for the promotion of human welfare. While pursuing these objectives, they make every effort to protect the welfare of those who seek their services of the research participants that may be the object of study. They use their skills only for purposes consistent with these values and do not knowingly permit their misuse by others. While demanding for themselves freedom of inquiry and communication, psychologists accept the responsibility this freedom requires: competence, objectivity in the application of skills, and concerns for the best interests of clients, colleagues, students, research participants, and society. In the pursuit of these ideals, psychologists subscribe to principles in the following areas: 1. Responsibility, 2. Competence, 3. Moral and Legal Standards, 4. Public Statements, 5. Confidentiality, 6. Welfare of the Consumer, 7. Professional Relationships, 8. Assessment Techniques, 9. Research with Human Participants, and 10. Care and Use of Animals.

NEW SECTION

WAC 308-122-610 RESPONSIBILITY. In providing services, psychologists maintain the highest standards of their profession. They accept responsibility for the consequences of their acts and make every effort to ensure that their services are used appropriately.

(1) As scientists, psychologists accept responsibility for the selection of their research topics and the methods used in investigation, analysis, and reporting. They plan their research in ways to minimize the possibility that their findings will be misleading. They provide thorough discussion of the limitations of their data, especially where their work touches on social policy or might be construed to the detriment of persons in specific age, sex, ethnic, socioeconomic, or other social groups. In publishing reports of their work, they never suppress disconfirming data, and they acknowledge the existence of alternative hypotheses and explanations of their findings. Psychologists take credit only for work they have actually done.

(2) Psychologists clarify in advance with all appropriate persons and agencies the expectations for sharing and utilizing research data. They avoid relationships that may limit their objectivity or create a conflict of interest. Interference with the milieu in which data are collected is kept to a minimum.

- (3) Psychologists have the responsibility to attempt to prevent distortion, misuse, or suppression of psychological findings by the institution or agency of which they are employees.
- (4) As members of governmental or other organizational bodies, psychologists remain accountable as individuals to the highest standards of their profession.
- (5) As teachers, psychologists recognize their primary obligation to help others acquire knowledge and skill. They maintain high standards of scholarship by presenting psychological information objectively, fully, and accurately.
- (6) As practitioners, psychologists know that they bear a heavy social responsibility because their recommendations and professional actions may alter the lives of others. They are alert to personal, social, organizational, financial, or political situations and pressures that might lead to misuse of their influence.
- (7) Psychologists do not employ psychological techniques for entertainment, nor for other purposes inconsistent with the development of psychology as a science.

NEW SECTION

WAC 308-122-620 COMPETENCE. The maintenance of high standards of competence is a responsibility shared by all psychologists in the interest of the public and the profession as a whole. Psychologists recognize the boundaries of their competence and the limitations of their techniques. They only provide services and only use techniques for which they are qualified by training and experience. In those areas in which recognized standards do not yet exist, psychologists take whatever precautions are necessary to protect the welfare of their clients. They maintain knowledge of current scientific and professional information related to the services they render.

- (1) Psychologists accurately represent their competence, education, training, and experience.
- (2) As teachers, psychologists perform their duties on the basis of careful preparation so that their instruction is accurate, current, and scholarly.
- (3) Psychologists recognize the need for continuing education and are open to new procedures and changes in expectations and values over time.
- (4) Psychologists recognize differences among people, such as those that may be associated with age, sex, socioeconomic, and ethnic backgrounds. When necessary, they obtain training, experience, or counsel to assure competent service or research relating to such persons.
- (5) Psychologists responsible for decisions involving individuals or policies based on test results have an understanding of psychological or educational measurement, validation problems, and test research.
- (6) Psychologists recognize that personal problems and conflicts may interfere with professional effectiveness. Accordingly, they refrain from undertaking any activity in which their personal problems are likely to lead to inadequate performance or harm to a client, collegue, student, or research participant. If engaged in such activity when they become aware of their personal problems, they seek competent professional assistance to determine whether they should suspend, terminate, or limit the scope of their professional and/or scientific activities.

Reviser's note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 308-122-630 MORAL AND LEGAL STANDARDS. Psychologists' moral and ethical standards of behavior are a personal matter to the same degree as they are for any other citizen, except as these may compromise the fulfillment of their professional responsibilities or reduce the public trust in psychology and psychologists. Regarding their own behavior, psychologists are sensitive to prevailing community standards and to the possible impact that conformity to or deviation from these standards may have upon the quality of their performance as psychologists. Psychologists are also aware of the possible impact of their public behavior upon the ability of colleagues to perform their professional duties.

(1) As teachers, psychologists are aware of the fact that their personal values may affect the selection and presentation of instructional materials. When dealing with topics that may give offense, they recognize and respect the diverse attitudes that students may have toward such materials.

- (2) As employees or employers, psychologists do not engage in or condone practices that are inhumane or that result in illegal or unjustifiable actions. Such practices include, but are not limited to, those based on considerations of race, handicap, age, gender, sexual preference, religion, or national origin in hiring, promotion, or training.
- (3) In their professional roles, psychologists avoid any action that will violate or diminish the legal and civil rights of clients or of others who may be affected by their actions.
- (4) As practitioners and researchers, psychologists act in accord with current professional standards and guidelines related to practice and to the conduct of research with human beings and animals. In the ordinary course of events, psychologists adhere to relevant governmental laws and institutional regulations. When federal, state, provincial, organizational, or institutional laws, regulations, or practices are in conflict with professional standards and guidelines, psychologists make known their commitment to professional standards and guidelines and, wherever possible, work toward a resolution of the conflict. Both practitioners and researchers are concerned with the development of such legal and quasi-legal regulations as best serve the public interest, and they work toward changing existing regulations that are not beneficial to the public interest.

NEW SECTION

WAC 308-122-640 PUBLIC STATEMENTS. Public statements, announcements of service, advertising, and promotional activities of psychologists serve the purpose of helping the public make informed judgments and choice. Psychologists represent accurately and objectively their professional qualifications, affiliations, and functions, as well as those of the institutions or organizations with which they or the statements may be associated. In public statements providing psychological information or professional opinions or providing information or professional opinions or providing information about the availability of psychological products, publications, and services, psychologists base their statements on scientifically acceptable psychological findings and techniques with full recognition of the limits and uncertainties of such evidence.

- (1) When announcing or advertising professional services, psychologists may list the following information to describe the provider and services provided: name, highest relevant academic degree earned from a regionally accredited institution, date, type, and level of certification or licensure, diplomat status, professional association status, address, telephone number, office hours, a brief listing of the type of psychological services offered, an appropriate presentation of fee information, foreign languages spoken, and policy with regard to third-party payments. Additional relevant or important consumer information may be included if not prohibited by other sections of those Ethical Principles.
- (2) In announcing or advertising the availability of psychological products, publications, or services, psychologists do not present their affiliation with any organization in a manner which falsely implies sponsorship or certification of that organization. Public statements include, but are not limited to, communication by means of periodical, book, list, directory, television, radio, or motion picture. They do not contain
 - (a) a false, fraudulent, misleading, deceptive, or unfair statement;
- (b) a misinterpretation of fact or a statement likely to mislead or deceive because in context it makes only a partial disclosure of relevant facts:
- (c) a testimonial from a patient regarding the quality of a psychologists' services or products;
- (d) a statement intended or likely to create false or unjustified expectations of favorable results;
- (e) a statement implying unusual, unique, or one-of-a-kind abilities;
- (f) a statement intended or likely to appeal to a client's fears, anxieties, or emotions concerning the possible results of failure to obtain the offered services:
- (g) a statement concerning the comparative desirability of offered services:
 - (h) a statement of direct solicitation of individual clients.
- (3) Psychologists do not compensate or give anything of value to a representative of the press, radio, television, or other communication medium in anticipation of or in return for professional publicity in a news item. A paid advertisement must be identified as such, unless it is apparent from the context that it is a paid advertisement. If communicated to the public by use of radio or television, an advertisement is prerecorded and approved for broadcast by the psychologist, and a recording of the actual transmission is retained by the psychologist.

- (4) Announcements or advertisements of "personal growth groups," clinics, and agencies give a clear statement of purpose and a clear description of the experiences to be provided. The education, training, and experience of the staff members are appropriately specified.
- (5) Psychologists associated with the development or promotion of psychological devices, books, or other products offered for commercial sale make reasonable efforts to ensure that announcements and advertisements are presented in a professional, scientifically acceptable, and factually informative manner.
- (6) Psychologists do not participate for personal gain in commercial announcements or advertisements recommending to the public the purchase or use of proprietary or single-source products or services when that participation is based solely upon their identification as psychologists.
- (7) Psychologists present the science of psychology and offer their services, products, and publications fairly and accurately, avoiding misrepresentation through sensationalism, exaggeration, or superficiality. Psychologists are guided by the primary obligation to aid the public in developing informed judgments, opinions, and choices.
- (8) As teachers, psychologists ensure that statements in catalogs and course outlines are accurate and not misleading, particularly in terms of subject matter to be covered, bases for evaluating progress, and the nature of course experiences. Announcements brochures, or advertisements describing workshops, seminars, or other educational programs accurately describe the audience for which the program is intended as well as eligibility requirements, educational objectives, and nature of the materials to be covered. These announcements also accurately represent the education, training, and experience of the psychologists presenting the programs and any fees involved.
- (9) Public announcements or advertisements soliciting research participants in which clinical services or other professional services are offered as an inducement make clear the nature of the services as well as the costs and other obligations to be accepted by participants in the research.
- (10) A psychologist accepts the obligation to correct others who represent the psychologist's professional qualifications, or associations with products or services, in a manner incompatible with these guidelines.
- (11) Individual diagnostic and therapeutic services are provided only in the context of a professional psychological relationship. When personal advice is given by means of public lectures or demonstrations, newspaper or similar media, the psychologist utilizes the most current relevant data and exercises the highest level of professional judgment.
- (12) Products that are described or presented by means of public lectures or demonstrations, newspaper or magazine articles, radio or television programs, or similar media meet the same recognized standards as exist for products used in the context of a professional relationship.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 308-122-650 CONFIDENTIALITY. Psychologists have a primary obligation to respect the confidentiality of information obtained from persons in the course of their work as psychologists. They reveal such information to others with only the consent of the person or the person's legal representative, except in those unusual circumstances in which not to do so would result in clear danger to the person or to others. Where appropriate, psychologists inform their clients of the legal limits of confidentiality.

(1) Information obtained in clinical or consulting relationships or evaluative data concerning children, students, employees, and others, is discussed only for professional purposes and only with persons clearly concerned with the case. Written and oral reports present only data germane to the purposes of the evaluation, and every effort is made to avoid undue invasion of privacy.

(2) Psychologists who present personal information obtained during the course of professional work in writings, lectures, or other public forums either obtain adequate prior consent to do so or adequately disguise all identifying information.

(3) Psychologists make provisions for maintaining confidentiality in the storage and disposal of records.

(4) When working with minors or other persons who are unable to give voluntary, informed consent, psychologists take special care to protect these persons' best interests.

NEW SECTION

WAC 308-122-660 WELFARE OF THE CONSUMER. Psychologists respect the integrity and protect the welfare of the people and groups with whom they work. When conflicts of interest arise between clients and psychologists' employing institutions, psychologists clarify the nature and direction of their loyalties and responsibilities and keep all parties informed of their commitments. Psychologists fully inform consumers as to the purpose and nature of an evaluation, treatment, educational, or training procedure, and they freely acknowledge that clients, students, or participants in research have freedom of choice with regard to participation.

(1) Psychologists are continually cognizant of their own needs and of their potentially influential position vis-a-vis persons such as clients, students, and subordinates. They avoid exploiting the trust and dependency of such persons. Psychologists make every effort to avoid dual relationships that could impair their professional judgment or increase the risk of exploitation. Examples of such dual relationships include, but are not limited to, research with and treatment of employees, students, supervisees, close friends, or relatives. Sexual intimacies with clients are unethical.

(2) When a psychologist agrees to provide services to a client at the request of a third party, the psychologist assumes the responsibility of clarifying the nature of the relationships to all parties concerned.

(3) Where the demands of an organization require psychologists to violate this code of ethics, psychologists clarify the nature of the conflict between the demands and these principles. They inform all parties of psychologists' ethical responsibilities and take appropriate action.

(4) Psychologists make advance financial arrangements that safeguard the best interests of and are clearly understood by their clients. They neither give nor receive any remuneration for referring clients for professional services.

(5) Psychologists terminate a clinical or consulting relationship when it is reasonably clear that the consumer is not benefiting from it. They offer to help the consumer locate alternative sources of assistance.

(6) Psychologists do not offer psychological services entirely by mail. They do not use or utilize mechanical devices alone in the interpretation of test results.

(7) Psychologists do not use untrained personnel for provision of psychological services.

NEW SECTION

WAC 308-122-670 PROFESSIONAL RELATIONSHIPS. Psychologists act with due regard for the needs, special competencies, and obligations of their colleagues in psychology and other professions. They respect the prerogatives and obligations of the institutions or organizations with which these other colleagues are associated.

(1) Psychologists understand the areas of competence of related professions. They make full use of all the professional, technical, and administrative resources that serve the best interests of consumers. The absence of formal relationships with other professional workers does not relieve psychologists of the responsibility of securing for their clients the best possible professional service, nor does it relieve them of the obligation to exercise foresight, diligence, and tact in obtaining the complementary or alternative assistance needed by clients.

(2) Psychologists know and take into account the traditions and practices of other professional groups with whom they work and cooperate fully with such groups. If a person is receiving similar services from another professional, psychologists do not offer their own services directly to such a person. If a psychologist is contacted by a person who is already receiving similar services from another professional, the psychologist carefully considers that professional relationship and proceed with caution and sensitivity to the therapeutic issues as well as the client's welfare. The psychologist discusses these issues with the client so as to minimize the risk of confusion and conflict.

(3) Psychologists who employ or supervise other professionals or professionals in training accept the obligation to facilitate the further professional development of these individuals. They provide appropriate working conditions, timely evaluations, constructive consultation, and experience opportunities.

(4) Psychologists do not exploit their professional relationships with clients, supervisees, students, employees, or research participants sexually or otherwise. Psychologists do not condone or engage in sexual harassment. Sexual harassment is defined as deliberate or repeated comments, gestures, or physical contacts of a sexual nature that are unwanted by the recipient.

- (5) In conducting research in institutions or organizations, psychologists secure appropriate authorization to conduct such research. They are aware of their obligations to future research workers and ensure that host institutions receive adequate information about the research and proper acknowledgement of their contributions.
- (6) Publication credit is assigned to those who have contributed to a publication in proportion to their professional contributions. Major contributions of a professional character made by several persons to a common project are recognized by joint authorship, with the individual who made the principal contribution listed first. Minor contributions of a professional character and extensive clerical or similar non-professional assistance may be acknowledged in footnotes or in an introductory statement. Acknowledgment through specific citations is made for unpublished as well as published material that has directly influenced the research or writing. Psychologists who compile and edit material of others for publication, publish the material in the name of the originating group, if appropriate, with their own name appearing as chairperson or editor. All contributors are to be acknowledged and named.
- (7) When psychologists know of an ethical violation by another psychologist, and it seems appropriate, they informally attempt to resolve the issue by bringing the behavior to the attention of the psychologist. If the misconduct is of a minor nature and/or appears to be due to lack of sensitivity, knowledge, or experience, such an informal solution is usually appropriate. Such informal corrective efforts are made with sensitivity to any rights to confidentiality involved. If the violation does not seem amenable to an informal solution, or is of a more serious nature, psychologists bring it to the attention of the appropriate local, state, and/or national committee on professional ethics and conduct, as well as the licensing authority of the state in which the offending psychologist is licensed.

NEW SECTION

WAC 308-122-680 ASSESSMENT TECHNIQUES. In the development, publication, and utilization of psychological assessment techniques, psychologists make every effort to promote the welfare and best interests of the client. They guard against the misuse of assessment results. They respect the client's right to know the results, the interpretations made, and the bases for their conclusions and recommendations. Psychologists make every effort to maintain the security of tests and other assessment techniques within limits of legal mandates. They strive to ensure the appropriate use of assessment techniques by others.

- (1) In using assessment techniques, psychologists respect the right of clients to have full explanations of the nature and purpose of the techniques in language the clients can understand, unless an explicit exception to the right has been agreed upon in advance. When the explanations are to be provided by others, psychologists establish procedures for ensuring the adequacy of these explanations.
- (2) Psychologists responsible for the development and standardization of psychological test and other assessment techniques utilize established scientific procedures and observe the 1974 American Psychological Association standards.
- (3) In reporting assessment results, psychologists indicate any reservations that exist regarding validity or reliability because of the circumstances of the assessments or the inappropriateness of the norms for the person tested. Psychologists strive to ensure that the results of assessments and their interpretations are not misused by others.
- (4) Psychologists recognize that assessment results may become obsolete. They make every effort to avoid and prevent the misuse of obsolete measures.
- (5) Psychologists offering scoring and interpretation services are able to produce appropriate evidence for the validity of the programs and procedures used in arriving at interpretations. The public offering of an automated interpretation service is considered a professional-to-professional consultation. Psychologists make every effort to avoid misuse of assessments reports.
- (6) Psychologists do not encourage or promote the use of psychological assessment techniques by inappropriately trained or otherwise unqualified persons through teaching, sponsorship, or supervision.

NEW SECTION

WAC 308-122-690 RESEARCH WITH HUMAN PARTICI-PANTS. The decision to undertake research rests upon a considered judgment by the individual psychologist about how best to contribute to psychological science and human welfare. Having made the decision to conduct research, the psychologist considers alternative directions in

- which research energies and resources might be invested. On the basis of this consideration, the psychologist carries out the investigation with respect and concern for the dignity and welfare of the people who participate and with cognizance of federal and state regulations and professional standards governing the conduct of research with human participants.
- (1) In planning a study, the investigator has the responsibility to make a careful evaluation of its ethical acceptability. To the extent that the weighing of scientific and human values suggests a compromise of any principle, the investigator incurs a correspondingly serious obligation to seek ethical advice and to observe stringent safeguards to protect the rights of human participants.
- (2) Considering whether a participant in a planned study will be a "subject at risk" or a "subject at minimal risk," according to recognized standards, is of primary ethical concern to the investigator.
- (3) The investigator always retains the responsibility for ensuring ethical practice in research. The investigator is also responsible for the ethical treatment of research participants by collaborators, assistants, students, and employees, all of whom, however, incur similar obligations.
- (4) Except in minimal-risk research, the investigator establishes a clear and fair agreement with research participants, prior to their participation, that clarifies the obligations and responsibilities of each. The investigator has the obligation to honor all promises and commitments included in that agreement. The investigator informs the participants of all aspects of the research that might reasonably be expected to influence willingness to participate and explains all other aspects of the research about which the participants inquire. Failure to make full disclosure prior to obtaining informed consent requires additional safeguards to protect the welfare and dignity of the research participants. Research with children or with participants who have impairments that would limit understanding and/or communication requires special safeguarding procedures.
- (5) Methodological requirements of a study may make the use of concealment or deception necessary. Before conducting such a study, the investigator has a special responsibility to
- (a) determine whether the use of such techniques is justified by the study's prospective scientific, educational, or applied value;
- (b) determine whether alternative procedures are available that do not use concealment or deception; and
- (c) ensure that the participants are provided with sufficient explanation as soon as possible.
- (6) The investigator respects the individual's freedom to decline to participate in or to withdraw from the research at any time. The obligation to protect this freedom requires careful thought and consideration when the investigator is in a position of authority or influence over the participant. Such positions of authority include, but are not limited to, situations in which research participation is required as part of employment or in which the participant is a student, client, or employee of the investigator.
- (7) The investigator protects the participant from physical and mental discomfort, harm, and danger that may arise from research procedures. If risks of such consequences exist, the investigator informs the participant of the fact. Research procedures likely to cause serious or lasting harm to a participant are not used unless the failure to use the procedures might expose the participant to risk of greater harm, or unless the research has great potential benefit and fully informed and voluntary consent is obtained from such participant. The participant should be informed of procedures for contacting the investigator within a reasonable time period following participation should stress, potential harm, or related questions or concerns arise.
- (8) After the data are collected, the investigator provides the participant with information about the nature of the study and attempts to remove any misconceptions that may have arisen. Where scientific or human values justify delaying or withholding this information, the investigator incurs a special responsibility to monitor the research and to ensure that there are no damaging consequences for the participant.
- (9) Where research procedures result in undesirable consequences for the individual participant, the investigator has the responsibility to detect and remove or correct these consequences, including long-term effects
- (10) Information obtained about a research participant during the course of an investigation is confidential unless otherwise agreed upon in advance. When the possibility exists that others may obtain access to such information, this possibility, together with the plans for protecting confidentiality, is explained to the participant as part of the procedure for obtaining informed consent.

NEW SECTION

WAC 308-122-695 CARE AND USE OF ANIMALS. An investigator of animal behavior strives to advance understanding of basic behavior principles and/or to contribute to the improvement of human health and welfare. In seeking these ends, the investigator ensures the welfare of animals and treats them humanely. Laws and regulations notwithstanding, an animal's immediate protection depends upon the scientist's own conscience.

- (1) The acquisition, care, use, and disposal of all animals are in compliance with current federal, state or provincial, and local laws and regulations.
- (2) A psychologist trained in research methods and experienced in the care of laboratory animals closely supervises all procedures involving animals and is responsible for ensuring appropriate consideration of their comfort, health, and humane treatment.
- (3) Psychologists ensure that all individuals using animals under their supervision have received explicit instruction in experimental methods and in the care, maintenance, and handling of the species being used. Responsibilities and activities of individuals participating in a research project are consistent with their respective competencies.
- (4) Psychologists make every effort to minimize discomfort, illness, and pain of animals. A procedure subjecting animals to pain, stress, or privation is used only when an alternative procedure is unavailable and the goal is justified by its prospective scientific, educational, or applied value. Surgical procedures are performed under appropriate anesthesia; techniques to avoid infection and minimize pain are followed during and after surgery.
- (5) When it is appropriate that the animal's life be terminated, it is done rapidly and painlessly.

WSR 84-24-073 PROPOSED RULES DEPARTMENT OF LICENSING (Veterinary Board of Governors)

[Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Veterinary Board of Governors intends to adopt, amend, or repeal rules concerning:

Amd WAC 308-151-080 Examination procedures.

Amd WAC 308-151-100 Examination results.

Amd WAC 308-156-070 Grading of examinations.

A copy of the proposed amendments are shown below, however, changes may be made at the hearing;

that the agency will at 9:45 a.m., Wednesday, January 9, 1985, in the Vance Airport Inn, Olympic Room, 18220 Pacific Highway South, Seattle, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 18.92.030.

The specific statute these rules are intended to implement is RCW 18.92.030.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 9, 1985.

Dated: November 29, 1984
By: Yvonne Braeme
Executive Secretary

STATEMENT OF PURPOSE

Name of Agency: Washington State Veterinary Board of Governors.

Purpose of Proposed Amendments: To amend provisions relating to when the veterinary examination may be taken, the requirements for passing and retaking the veterinary examination, and the grading of the animal technician examination.

Statutory Authority: RCW 18.92.030.

Summary of the Rule: WAC 308-151-080 Examination procedures; 308-151-100 Examination results; and 308-156-070 Grading of examination.

Reason for Proposed Amendments: To clarify and specify examination procedures and grading on veterinary and animal technician examination.

Responsible Personnel: The Washington State Veterinary Board of Governors and the executive secretary for the board have the responsibility for drafting, implementing and enforcing these rules. The executive secretary is Yvonne Braeme, 1300 Quince Street S.E., Olympia, WA 98504, telephone (206) 753-3576 comm, 234-3576 scan.

Proponents of the Proposed Amendments: The amendments have been proposed by the Washington State Veterinary Board of Governors.

Federal Law or Federal or State Court Requirements: The proposed amendments are not necessitated as the result of federal or state court action.

Small Business Economic Impact Statement: Not required since these amendments do not impact small businesses as that term is defined in RCW 43.31.920.

AMENDATORY SECTION (Amending Order PL 429, filed 3/18/83)

WAC 308-151-080 EXAMINATION PROCEDURES. (1) The examination consists of three parts: the National Board Examination for Veterinary Medical Licensing (NBE), the Clinical Competency Test (CCT), and the Washington state examination. No part of ((T))the examination may ((not)) be taken prior to ((three)) six months preceding graduation from a course of instruction as described in WAC 308-151-050.

- (2) All applicants will be required to present a notice of eligibility to the test proctors upon admission to the test. Each applicant will also be asked to present one piece of positive identification which bears a recent photograph of the applicant. Failure to produce the eligibility notice and identification required may result in the applicant's being refused admission to the written test and rescheduled at a later date.
- (3) Applicants will be required to refrain from talking to other examinees during the examination unless specifically directed or permitted to do so by a test proctor. Any applicant observed talking or attempting to give or receive information, or using unauthorized materials during any portion of the exam will be expelled from the examination and not allowed to complete it.
- (4) Failure to follow written or oral instructions relative to the conduct of the examination, including termination times of the examination will be considered grounds for expulsion from the examination.

<u>AMENDATORY SECTION</u> (Amending Order PL 332 [429], filed 12/21/79 [3/18/83])

WAC 308-151-100 EXAMINATION RESULTS. (1) In order to pass the examination for licensure as a veterinarian, the applicant must attain a minimum grade of:

(a) 1.5 standard deviations below the national mean of the criterion population ((converted to 70)) on the $((\pi))$ National Board ((c))Examination, and

(b) 1.5 standard deviations below the national mean of the criterion population on the Clinical Competency Test, and

(c) 70% in the Washington state examination.

(2) Applicants who fail ((either)) the ((a)) National Board ((e)) Examination, the Clinical Competency Test, or the Washington state examination may retake the examination that they failed (((national)) NBE, CCT or state) by again completing an application and by submitting the reexamination fee to the division of professional licensing.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

<u>AMENDATORY SECTION</u> (Amending Order PL 332 [445], filed 12/21/79 [9/19/83])

WAC 308-156-070 GRADING OF EXAMINATIONS. (1) The grading of the written and practical portions of the animal technician examination will be based on a possible score of 100 percent and the minimum passing score will be ((75)) 70 percent.

(2) Each applicant must obtain a final grade of ((75)) 70 percent or better on both the written and the practical portions of the examination to be considered technically qualified and approved for registration by the board.

(3) All scores shall be expressed in whole numbers, ((\frac{\{and} \{any\})\}) fractions being rounded to the closest whole number.

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 84-24-074 PROPOSED RULES PARKS AND RECREATION COMMISSION

[Filed December 5, 1984]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Parks and Recreation Commission intends to adopt, amend, or repeal rules concerning state boating safety grants and contracts program, chapter 352-64 WAC;

that the agency will at 9:00 a.m., Friday, January 18, 1985, in the Thurston County Courthouse Complex, 2000 Lakeridge Drive S.W., Olympia, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 43.51.400.

The specific statute these rules are intended to implement is RCW 43.51.400.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 15, 1985.

Dated: December 5, 1984

By: Mike Reed

Executive Assistant

STATEMENT OF PURPOSE

Title: State boating safety grants and contracts, chapter 352-64 WAC.

Description of Purpose: Establish procedures for application and award of grants and contracts for boating

safety, education and enforcement programs of local government and private organizations.

Statutory Authority: Chapter 43.51 RCW.

Summary of Rule: The rules describe the purpose and character of the boating safety assistance program. Eligibility criteria and the application process for grants and contracts to operate boating programs are specified. Funding guidelines, procedures for disbursement of funds, and accountability procedures are provided for.

Reasons Supporting Proposed Action: Pursuant to RCW 43.51.400, the State Parks and Recreation Commission is to allocate funds for boating safety, safety education and law enforcement, and to adopt necessary administrative rules.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: James French, Boating Safety Administrator.

Proposing: Washington State Parks and Recreation Commission.

Agency Comments: [No information supplied by agency.]

Federal Law/Court Action: The adoption of the rules referenced above is necessary pursuant to the Federal Boat Safety Act of 1971, Public Law 92-75, section 25, 85 Stat. 222 as amended by Recreational Boating Safety and Facilities Improvement Act of 1980, Public Law 96-451, section 421(a)(1), 96 Stat. 2162-3.

Chapter 352–64 WAC THE STATE BOATING SAFETY GRANT AND CONTRACT PROGRAM

WAC	
352-64-010	Purpose.
352-64-020	Definitions.
352-64-030	Boating safety grant and contract program.
352-64-040	Grant eligibility.
352-64-050	Application process.
352-64-060	Funding guidelines.
352-64-070	Procedures for review and disbursement of funds
352-64-080	Accountability.

NEW SECTION

WAC

WAC 352-64-010 PURPOSE. The state boating safety grant and contract program was established to provide local and state agencies and private organizations with a comprehensive biennial plan for boating safety programs and to establish procedures by which Washington state parks and recreation commission would allocate moneys to boating safety programs and projects of local and state agencies and private organizations in accordance with RCW 43.51.400.

NEW SECTION

WAC 352-64-020 DEFINITIONS. When used in this chapter, the following words and phrases shall have the meanings designated in this section unless a different meaning is expressly provided or unless the context clearly indicates otherwise.

"Commission" means the seven-member Washington state parks and recreation commission policy-making body created pursuant to RCW 43.51.020.

"Agency" means the operating arm of the Washington state parks and recreation commission, which is responsible for implementation of commission programs established pursuant to statute or policy.

"Director" means the director of the Washington state parks and recreation commission, pursuant to RCW 43.51.060(8).

"Boating safety task force" means the volunteer advisory body created by the agency to advise on matters related to the state boating program, and composed of representatives of Washington's boating community and other concerned interests.

NEW SECTION

WAC 352-64-030 BOATING SAFETY GRANT AND CON-TRACT PROGRAM. The boating safety grant and contract program is composed of the biennial boating safety plan and the disbursement of boating safety funds.

The biennial boating safety plan will be developed by the agency in cooperation with local and state agencies to provide comprehensive guidelines for the uniform implementation and operation of boating

safety efforts statewide.

Boating safety funds will be disbursed to local and state agencies and private organizations by the commission to initiate or supplement boating safety activities and to promote uniformity in boating safety services in accordance with the Federal Boating Safety Act of 1971. The funds may be used for programs which include planning, development, and operation of programs for boating safety, safety education, and enforcement of boating laws, rules and regulations. Program elements may include: Dissemination of information related to safe boat operation; training of boating safety professionals; purchase of boats and related equipment for boating safety programs; program administration; and, the maintenance of a safe boating environment.

The boating safety grant and contract program will be administered to initiate or enhance programs for boating safety, safety education and enforcement of boating laws, rules and regulations, and will not be used to supplant existing contributions and efforts toward safe boating.

NEW SECTION

WAC 352-64-040 GRANT ELIGIBILITY. Any state or local public agency or private organization is eligible to apply for grants or contracts for boating safety or safety education. A state or local public agency having jurisdiction over waters used for recreational boating and possessing the authority to enforce the Revised Code of Washington and the Washington Administrative Code is eligible to apply for grants for programs of enforcement of boating laws, rules, and regulations.

Each successful applicant must provide a minimum of fifty percent match through program expenditures, in kind services, and/or volun-

teer contributions to the program.

NEW SECTION

WAC 352-64-050 APPLICATION PROCESS. In order to be considered by the commission for receipt of boating safety funds an eligible agency or organization must:

(1) Complete an application on a form prescribed by the agency and file the application by September 15 of the year prior to the year for which funds are being requested, except that for programs to be implemented in 1985, applications must be filed by February 1, 1985.

- (2) Provide a statement of intent from the governing body of the requesting agency or organization that the necessary matching funds will be made available for the program as described in the application.
 - (3) Agree to:
- (a) File an annual report and other reports, as may be specified in the agreement, on a form provided by the agency. Include accomplishments, all activities, and total expenses incurred by the program or project.
- (b) Refund to the commission any unexpended funds which remain at the completion or termination of the agreement and reimburse the commission for any unauthorized expenditures.

NEW SECTION

WAC 352-64-060 FUNDING GUIDELINES. Following is a list of the funding guidelines which will be considered in determining the allocation of available boating safety funds, in order of priority.

(1) Assist programs which are designed to prevent boating accidents through education and/or enforcement of safe boating laws.

(2) Assist training of personnel and operation of boater assistance and rescue programs.

(3) Assist development of state-wide boater safety information programs.

(4) Assist development of other programs which promote or enhance safe boating opportunities in Washington state.

NEW SECTION

WAC 352-64-070 PROCEDURES FOR REVIEW AND DIS-BURSEMENT OF FUNDS. Following is a description of procedures

which will be used by the commission in the review and disbursement of boating safety funds.

(1) Applications will be reviewed by agency staff and scored by the boating safety task force to determine consistency with the funding guidelines and the biennial boating safety plan.

(2) The director will receive and consider the recommendations of the boating safety task force for the disbursement of boating safety funds in developing final recommendations for presentation to the commission.

(3) Applications for funds will be approved by the commission prior to January 31 of the year in which funds are being requested, except for special provisions effecting the 1985 funding year. No grant expenditures may be made until such approval is received.

(4) The successful applicant will receive funds:

(a) As reimbursement for approved expenditures following receipt of documentation by the agency which indicates satisfactory compliance with the agreement; or

(b) Through an advance payment upon recommendation of the boating safety task force and written approval by the director.

(5) The applicant and the agency will execute an agreement which specifies the duties and obligations of each party and requires the applicant's compliance with specified policies and procedures.

(6) The program will be subject to review at predetermined intervals

to insure compliance with program policies and procedures.

NEW SECTION

WAC 352-64-080 ACCOUNTABILITY. Recipients of boating safety funds shall maintain accurate accounting records on the expenditure of funds, provide the director with these records consistent with the agreement or upon request, and permit the agency to audit the use of the funds in accordance with generally accepted audit practices and standards.

The commission reserves the right to terminate its participation in any program for failure to perform according to the requirements of the agreement.

WSR 84-24-075 ADOPTED RULES DEPARTMENT OF ECOLOGY

[Order 84-40-Filed December 5, 1984]

1, Glen H. Fiedler, deputy director of the Department of Ecology, do promulgate and adopt at Lacey, Washington, the annexed rules relating to Bothell, city of, WAC 173-19-2505.

This action is taken pursuant to Notice No. WSR 84-20-040 filed with the code reviser on September 27, 1984. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 90.58.120 and 90.58.200 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED December 5, 1984.

By Glen H. Fiedler Deputy Director

AMENDATORY SECTION (Amending Order DE 83–9, filed 3/11/83)

WAC 173-19-2505 BOTHELL, CITY OF. City of Bothell master program approved February 27, 1975.

Revision approved July 2, 1976. Revision approved January 31, 1977. Revision approved March 8, 1983. Revision approved December 5, 1984.

WSR 84-24-076 NOTICE OF PUBLIC MEETINGS NUCLEAR WASTE BOARD

[Memorandum—December 5, 1984]

The Washington State Nuclear Waste Board hereby gives notice of five public hearings for public comment on the draft consultation and cooperation agreement between the state of Washington and U.S. Department of Energy. To confirm locations please contact the High-Level Nuclear Waste Management Office at (206) 459-6670. The hearings will be held at 7:30 p.m. on the following dates:

January 8, 1985 Yakima Community College Anthon Hall, Room A-102

16th and Nob Hill Yakima, WA

January 9, 1985 To be determined

Richland, WA

January 10, 1985 Great Northwest Savings Building

North 222 Wall Street Spokane, WA

January 14, 1985 Port of Seattle

Commission Chambers 2201 Alaskan Way, Pier 66

Seattle, WA

January 15, 1985 Clark College Auditorium

1800 East McLoughlin Boulevard

Vancouver, WA

The draft consultation and cooperation agreement between the state and USDOE ensures the state's right to information regarding the federal government's search for a potential high-level nuclear waste repository in this state. It ensures the right of independent state review and monitoring of federal activities, and deals with procedures on how the state will be able to gather information on federal repository siting activities, selection of waste transportation routes, liability of the federal government, and other issues.

For more information, or copies of the draft consultation and cooperation agreement, contact the High-Level Nuclear Waste Management Office, PV-11, Department of Ecology, Olympia, Washington 98504, (206) 459-6670. Submit written testimony to the office no later than January 25, 1985.

KEY TO TABLE

Symbols:

AMD = Amendment of existing section NEW = New section not previously codified

OBJEC = Notice of objection by Joint Administrative Rules
Review Committee

REP = Repeal of existing section

READOPT = Readoption of existing section

REAFF = Order assuming and reaffirming rules RESCIND = Rescind previous emergency rule

REVIEW = Review of previously adopted rule

STMT = Statement regarding previously adopted rule

Suffixes:

-P = Proposed action

-C = Continuance of previous proposal

-E = Emergency action

-W = Withdrawal of proposed action

No suffix means permanent action

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

WAC # shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR # shows the issue of the Washington State Register where the document may be found; the last three digits show the sequence of the document within the issue.

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16-236-020 16-236-020	NEW-E NEW-P	84-20-064 84-20-117	16-316-921 16-316-921	NEW-P NEW	84-10-078 84-13-041	16-530-050 16-530-060	NEW-P NEW-P	84-21-066 84-21-066
16-236-020	NEW	84-24-033	16-319-020	AMD-P	84-10-077	16-540-040	AMD-P	84-04-018
16-236-030	NEW-E	84-20-064	16-319-020	AMD	84-13-079	16-540-040	AMD	84-10-046
16-236-030	NEW-P	84-20-117	16-319-041	AMD-P	84-10-077	16-565-040	AMD-P	84-05-055
16-236-030	NEW	84-24-033	16-319-041	AMD	84-13-079	16-565-040	AMD	84-12-041
16-236-040 16-236-040	NEW-E NEW-P	84-20-064 84-20-117	16-319-061 16-319-061	AMD-P AMD	84-10-077 84-13-079	16–657–040 16–657–040	NEW-P NEW-C	8407026 8410057
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16-236-050	NEW-E	84-20-064	16-324-350	REP	84-11-051	16-750-010	AMD-P	84-03-020
16-236-050	NEW-P	84-20-117	16-324-380	AMD-P	84-08-067	16-750-010	AMD	84-06-047
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16-236-060	NEW-P	84-24-033	16-400-010	AMD-P	84-20-096 84-20-096	24-12-010	AMD NEW-P	84-20-002 84-16-003
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16-236-070	NEW-P	84-20-117	16-400-040	AMD-P	84-20-096	24-12-012	NEW	84-20-002
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25-30-020	NEW	84-23-004	67-25-388	AMD-E	84-15-015	100-100-050	NEW-E	84-20-095
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25-30-050	NEW D	84-23-004	67–35–020	AMD-P	84-06-055	100-100-080	NEW-E	84-20-095
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44–06–020 44–06–020	AMD-P AMD	84-07-035 84-10-031	67-45-010 67-45-020	NEW NEW-P	84-14-034 84-10-033	118-04-050 118-04-050	NEW-P NEW	84-08-074 84-11-022
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50–20–050 50 - 20–050	AMD-P AMD	84-03-009 84-06-001	67–45–070 67–45–070	NEW-P NEW	84-10-033 84-14-034	118-04-170 118-04-170	NEW-P NEW	84-08-074 84-11-022
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67-25-005	AMD-E	84-15-015	67-45-075	NEW AMD B	84-14-034	118-04-190	NEW D	84-11-022
67-25-005 67-25-005	AMD-P AMD	84-16-052 84-19-003	82-50-021 82-50-021	AMD-P AMD	84-11-090 84-14-046	118-04-210 118-04-210	NEW-P NEW	84-08-074 84-11-022
67-25-325	AMD-E	84-15-015	100-100-010	NEW-P	84-20-094	118-04-230	NEW-P	84-08-074
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120-08	REAFF	84-14-064	132H-116-610	AMD-E	84-21-039	132J-160-050	AMD	84-11-021
120-52	REAFF	84-14-064	132H-116-620	AMD-E	84-21-039	132Q-04-010	AMD-P	84-15-052
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131-28-027	AMD-P	84-18-045	132H-116-810	REP-E	84-21-039	1320-04-020	AMD	84-19-029
131-28-027	AMD	84-21-111	132H-160-180	AMD-P	84-09-050	132Q-04-030	AMD-P	84-15-052
131-28-085 131-28-090	AMD-P NEW-E	84-21-064 84-08-031	132H-160-180 132H-160-180	AMD-C	84-12-006	132Q-04-030	AMD	84-19-029
131-28-090	NEW-E	84-17-055	132H-100-180 132H-200-110	AMD NEW-P	84-15-033 84-04-049	132Q-04-050 132Q-04-050	AMD-P AMD	84-15-052 84-19-029
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132F-120-150 132F-120-160	AMD AMD	84-03-028 84-03-028	132J-160-010 132J-160-020	AMD AMD-P	84-11-021 84-06-053	132Q-136-060 132Q-136-060	NEW-P	84-15-036
132F-120-170	AMD	84-03-028	132J-160-020	AMD	84-11-021	132S-285-010	NEW NEW-C	84-19-028 84-06-033
132F-120-180	AMD	84-03-028	132J-160-030	AMD-P	84-06-053	132S-285-010	NEW	84-07-033
132F-120-190	AMD	84-03-028	132J-160-030	AMD	84-11-021	132S-285-015	NEW-C	84-06-033

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132S-285-015	NEW	84-07-033	136-110-030	NEW-P	84–11–064	136-210-040	NEW	84–16–065
132V-14-010	REP-P	84-21-100	136-110-030	NEW	84-16-065	136-210-050	NEW-P	84-11-064
132V-14-020 132V-14-030	REP-P REP-P	84-21-100 84-21-100	136-110-040 136-110-040	NEW-P NEW	84-11-064 84-16-065	136-210-050 136-220-010	NEW NEW-P	84-16-065 84-11-064
132V-14-030 132V-14-040	REP-P	84-21-100	136-110-050	NEW-P	84-11-064	136-220-010	NEW-P	84-11-064 84-16-065
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132V-14-060	REP-P	84-21-100	136-120-010	NEW-P	84-11-064	136-220-020	NEW	84-16-065
132V-14-070	REP-P REP-P	84-21-100 84-21-100	136-120-010	NEW NEW-P	84–16–065	136-220-030	NEW-P	84-11-064
132V-14-080 132V-14-090	REP-P	84-21-100	136-120-020 136-120-020	NEW-P NEW	84-11-064 84-16-065	136-220-030 136-250-010	NEW NEW-P	84-16-065 84-11-064
132V-16-010	REP-P	84-21-100	136-120-030	NEW-P	84-11-064	136-250-010	NEW	84–16–065
132V-16-020	REP-P	84-21-100	136-120-030	NEW	84-16-065	136-250-020	NEW-P	84-11-064
132V-16-030	REP-P REP-P	84-21-100 84-21-100	136-130-010 136-130-010	NEW-P NEW	84-11-064	136-250-020	NEW	84-16-065
132V-16-040 132V-16-050	REP-P	84-21-100	136-130-020	NEW-P	84-16-065 84-11-064	136-250-030 136-250-030	NEW-P NEW	84-11-064 84-16-065
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132V-16-070	REP-P	84-21-100	136-130-030	NEW-P	84-11-064	136-250-040	NEW	84-16-065
132V-16-080	REP-P REP-P	84-21-100 84-21-100	136-130-030	NEW NEW-P	84-16-065	136-250-050	NEW-P	84-11-064
132V-16-090 132V-16-100	REP-P	84-21-100	136-130-040 136-130-040	NEW-P	84-11-064 84-16-065	136-250-050 137-12-010	NEW REP-P	84-16-065 84-03-014
132V-16-110	REP-P	84-21-100	136-130-050	NEW-P	84-11-064	137-12-010	REP	84-06-009
132V-16-120	REP-P	84-21-100	136-130-050	NEW	84-16-065	137-12-020	REP-P	84-03-014
132V-16-130	REP-P	84-21-100	136-130-060	NEW-P	84-11-064	137-12-020	REP	84-06-009
132V-18-010 132V-18-020	REP-P REP-P	84-21-100 84-21-100	136-130-060 136-130-070	NEW NEW-P	84-16-065 84-11-064	137-12-030 137-12-030	REP-P REP	8403014 8406009
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132V-18-040	REP-P	84-21-100	136-130-080	NEW-P	84-11-064	137-12-040	REP	8406009
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132V-120-010	NEW-P	84-21-100	136-150-020	NEW	84-16-065	137-12-070	REP-P	8403014
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132V-120-050	NEW-P	84-21-100	136-150-040	NEW	84-16-065	137-12-090	REP-P	84-03-014
132V-120-060	NEW-P	84-21-100	136-160-010	NEW-P	84-11-064	137–12–090	REP	84-06-009
132V-120-070 132V-120-080	NEW-P NEW-P	84-21-100 84-21-100	136-160-010 136-160-020	NEW NEW-P	84-16-065 84-11-064	137-12A-010 137-12A-010	NEW-P NEW	8403014 8406009
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132V-120-110	NEW-P	84-21-100	136-160-030	NEW NEW-P	84-16-065	137-12A-020	NEW-P	84-03-014
132V-120-120 132V-120-130	NEW-P NEW-P	84-21-100 84-21-100	136–160–040 136–160–040	NEW-P	84-11-064 84-16-065	137-12A-020 137-12A-020	NEW AMD-P	8406009 8411067
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132V-120-160 132V-120-170	NEW-P NEW-P	84-21-100 84-21-100	136–160–060 136–160–060	NEW-P NEW	84-11-064 84-16-065	137-12A-030 137-12A-030	NEW AMDP	8406009 8411067
132V-120-170 132V-120-180	NEW-P	84-21-100	136-170-010	NEW-P	84-11-064	137-12A-030	AMD	84-14-077
132V-120-190	NEW-P	84-21-100	136-170-010	NEW	84-16-065	137-12A-040	NEW-P	8403014
132V-120-200	NEW-P	84-21-100	136-170-020	NEW-P	84-11-064	137-12A-040	NEW	84-06-009
132V-120-210 132V-120-220	NEW-P NEW-P	84-21-100 84-21-100	136-170-020 136-170-030	NEW NEW-P	84-16-065 84-11-064	137-12A-040 137-12A-040	AMD-P AMD	84–11–067 84–14–077
132V-120-230	NEW-P	84-21-100	136-170-030	NEW	84–16–065	137-12A-050	NEW-P	84-03-014
132V-120240	NEW-P	84-21-100	136–180–010	NEW-P	84-11-064	137-12A-050	NEW	84-06-009
132V-120-250 132V-120-260	NEW-P NEW-P	84-21-100	136–180–010 136–180–020	NEW NEW-P	84-16-065 84-11-064	137-12A-050 137-12A-050	AMD–P AMD	84-11-067
132V-120-260 132V-120-270	NEW-P	84-21-100 84-21-100	136-180-020	NEW-P	84-16-065	137-12A-060	NEW-P	84-14-077 84-03-014
132V-120-280	NEW-P	84-21-100	136-180-030	NEW-P	84-11-064	137-12A-060	NEW	8406009
132V-120-290	NEW-P	84-21-100	136-180-030	NEW	84-16-065	137-12A-070	NEW-P	84-03-014
132V-120-300 132V-120-310	NEW-P NEW-P	84-21-100 84-21-100	136–180–040 136–180–040	NEW-P NEW	84-11-064 84-16-065	137-12A-070 137-12A-080	NEW NEW-P	8406009 8403014
132V-120-310 132V-120-320	NEW-P	84-21-100	136-200-010	NEW-P	84-11-064	137-12A-080 137-12A-080	NEW-F	84-06-009
133-40-030	AMD-P	84-16-053	136-200-010	NEW	84-16-065	137-12A-090	NEW-P	8403014
133-40-030	AMD	84-21-124	136-200-020	NEW-P	84-11-064	137-12A-090	NEW	84-06-009
136-100-010 136-100-010	NEW-P NEW	84-11-064 84-16-065	136–200–020 136–200–030	NEW NEW-P	84-16-065 84-11-064	137–28–005 137–28–005	NEW-P NEW-E	84-14-076 84-15-041
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136-110-020	NEW-F	84-16-065	136-210-030	NEW-P	84-11-064	137-28-015	NEW-E	84–13–041 84–17–058
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
137-28-020	NEW-P	84–14–076	137-32-010	NEW-P	84-22-002	137-75-030	NEW-E	84-12-068
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137-28-025	NEW-P	84-14-076	137-32-025	NEW-P	84-22-002	137-75-040	NEW-E	84-12-068
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137-28-023	NEW-P	84-17-038 84-14-076	137-32-033	NEW-P	84-22-002 84-22-002	137–75–050 137–75–050	NEW-P	84-12-067 84-12-068
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137-28-031	NEW-P	84-14-076	137-32-060	NEW-P	84-22-002	137-75-060	NEW-E	84-12-068
137-28-031	NEW-E	84-15-041	137-48-020	AMD-P	84-04-045	137-75-060	NEW	84-15-053
137-28-031	NEW	84-17-058	137-48-020	AMD-E	84-04-046	137-91-011	NEW-E	84-13-007
137-28-032 137-28-032	NEW-P NEW-E	84-14-076 84-15-041	137-48-020 137-48-060	AMD AMD–P	84-08-011 84-04-045	137-91-011 137-91-011	NEW-P NEW	84–13–075 84–16–066
137-28-032	NEW	84-17-058	137-48-060	AMD-E	84-04-046	137-91-011	NEW-E	84-13-007
137-28-035	NEW-P	84-14-076	137-48-060	AMD	84-08-011	137-91-021	NEW-P	84-13-075
137-28-035	NEW-E	84-15-041	137-57	AMD-P	84-08-023	137-91-021	NEW	84-16-066
137-28-035	NEW	84-17-058	137–57	AMD	84-11-032	137-91-050	NEW-E	84-13-007
137-28-040 137-28-040	NEW-P NEW-E	84-14-076 84-15-041	137–57–005 137–57–005	AMD–P AMD	84-08-023 84-11-032	137-91-050 137-91-050	NEW-P NEW	84-13-075 84-16-066
137-28-040	NEW-E	84-17-058	137-57-003	AMD-P	84-08-023	137-91-060	NEW-E	84-13-007
137-28-045	NEW-P	84-14-076	137–57–010	AMD	84-11-032	137-91-060	NEW-P	84-13-075
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137-28-050 137-28-050	NEW-E NEW	84-15-041 84-17-058	137-57-040 137-57-050	AMD AMD–P	84-11-032 84-08-023	137–91–070 139–08–014	NEW NEW-P	84–16–066 84–21–019
137-28-055	NEW-P	84-22-044	137–57–050	AMD	84-11-032	139–36–020	AMD-P	84-17-097
137-28-065	NEW-P	84-14-076	137-57-060	AMD-P	84-08-023	139-36-020	AMD	84-21-018
137-28-065	NEW-E	84-15-041	137-57-060	AMD	84-11-032	139-36-031	AMD-P	84-17-097
137-28-065	NEW	84-17-058	137-57-070	AMD-P	84-08-023	139-36-031	AMD	84-21-018
137-28-072 137-28-072	NEW-P NEW-E	84-14-076 84-15-041	137-57-070 137-60-020	AMD AMD–P	84-11-032 84-21-105	139-36-033 139-36-033	AMD–P AMD	84–17–097 84–21–018
137-28-072	NEW	84-17-058	137-60-020	AMD-W	84-23-060	139–36–034	REP-P	84-17-097
137-28-075	NEW-P	84-14-076	137-66-010	REP-P	84-22-002	139-36-034	REP	84-21-018
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137-28-080 137-28-080	NEW-P NEW-E	84-14-076 84-15-041	137–66–030 137–66–040	REP-P REPP	84-22-002 84-22-002	140-08-010 140-08-020	REP-P	84-22-045 84-22-045
137-28-080	NEW	84-17-058	137-66-050	REP-P	84-22-002	140-08-030	REP-P	84-22-045
137-28-085	NEW-P	84-14-076	137-66-060	ŖEP-P	84-22-002	140-08-040	REP-P	84-22-045
137-28-085	NEW-E	84-15-041	137-66-070	REP-P	84-22-002	140-08-050	REP-P	84-22-045
137-28-085 137-28-090	NEW NEW-P	84-17-058 84-14-076	137–66–080 137–66–090	REP-P REP-P	84–22–002 84–22–002	140-08-060 140-08-070	REP-P REP-P	84–22–045 84–22–045
137-28-090	NEW-E	84-15-041	137-66-100	REP-P	84-22-002	140-08-080	REP-P	84-22-045
137-28-090	NEW	84-17-058	137-66-110	REP-P	84-22-002	140-08-090	REP-P	84-22-045
137-28-093	NEW-P	84-14-076	137-66-120	REP-P	84-22-002	140-08-100	REP-P	84-22-045
137-28-093	NEW-E NEW	84-15-041 84-17-058	137–66–130 137–70	REP-P AMD-P	84-22-002 84-08-060	140-08-110 140-09-010	REP-P NEW-P	84-22-045 84-22-045
137-28-093 137-28-095	NEW-P	84-14-076	137–70	AMD-F AMD	84-11-033	140-09-020	NEW-P	84-22-04 <i>3</i> 84-22-04 <i>5</i>
137-28-095	NEW-E	84-15-041	137-70-010	AMD-P	84-08-060	140-09-030	NEW-P	84-22-045
137-28-095	NEW	84-17-058	137-70-010	AMD	84-11-033	140-09-040	NEW-P	84-22-045
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137-28-097 137-28-097	NEW-E NEW	84-15-041 84-17-058	137-70-020 137-70-030	AMD AMD-P	8411033 8408060	140-09-058 140-09-065	NEW-P NEW-P	84-22-045 84-22-045
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137-28-105	AMD-P	84-22-044	137-70-055	NEW	84-11-033	140-09-130	NEW-P	84-22-045
137-28-110	NEW-P	84-14-076	137-70-057	NEW-P	84-08-060	140-09-140	NEW-P	84-22-045
137-28-110	NEW-E	84-15-041	137-70-057	NEW	84-11-033	140-09-150	NEW-P	84-22-045
137-28-110 137-28-115	NEW NEW-P	84-17-058 84-14-076	137-70-060 137-70-060	AMD-P AMD	84-08-060 84-11-033	140-09-155 140-09-160	NEW-P NEW-P	84–22–045 84–22–045
137-28-115	NEW-E	84-15-041	137-70-000	AMD-P	84-08-060	140-09-173	NEW-P	84-22-045
137-28-115	NEW	84-17-058	137-70-070	AMD	84-11-033	140-09-175	NEW-P	84-22-045
137-28-120	NEW-P	84-14-076	137-70-080	AMD-P	84-08-060	140-09-180	NEW-P	84-22-045
137-28-120 137-28-120	NEW-E NEW	84-15-041 84-17-058	137-70-080 137-75-010	AMD NEW-P	84-11-033 84-12-067	140-09-185 140-09-200	NEW-P NEW-P	84-22-045
137-28-120	NEW-P	84-17-058 84-14-076	137-75-010	NEW-P NEW-E	84-12-067 84-12-068	140-09-200	NEW-P NEW-P	84-22-045 84-22-045
137-28-130	NEW-E	84-15-041	137-75-010	NEW	84-15-053	140-09-230	NEW-P	84-22-045
137-28-130	NEW	84-17-058	137-75-020	NEW-P	84-12-067	142-30-010	AMD-E	84-20-059
137-32-001	NEW-P	84-22-002	137-75-020	NEW-E NEW	84-12-068	154-01-010	AMD-P	84-20-091
137-32-002 137-32-005	NEW-P NEW-P	84-22-002 84-22-002	137–75–020 137–75–030	NEW-P	84-15-053 84-12-067	154-01-010 154-01-010	AMD–E AMD	84–20–092 84–23–022
131-34-003	14F 44 -L	07-66-006	1 157-15 050	1.5.44-1	V- 12 001	124-01-010	11110	0-25-022

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
154-04-010	AMD-P	84-20-091	172–150–020	AMD-P	84-09-030	173–19–400	AMD-P	84-03-057
154-04-010	AMD-E	84-20-092	172-150-020	AMD	84-13-053	173-19-400	AMD	84-07-025
154-04-010	AMD	84-23-022	172-150-035	AMD-P	84-09-030	173-19-420	AMD-P	84-12-085
154-04-090	AMD-P	84-20-091 84-20-092	172-150-035 172-150-040	AMD AMD–P	84-13-053 84-09-030	173-19-420 173-19-420	AMD-P AMD-C	84-14-103 84-18-041
154-04-090 154-04-090	AMD–E AMD	84-20-092 84-23-022	172-150-040	AMD-P AMD	84-09-030 84-13-053	173-19-420	AMD-C AMD	84-18-041 84-19-038
154-12-015	AMD-P	84-20-091	172-150-050	AMD-P	84-09-030	173-19-4201	AMD-P	84-12-085
154-12-015	AMD-E	84-20-092	172-150-050	AMD	84-13-053	173-19-4201	AMD-P	84-14-103
154-12-015	AMD	84-23-022	172–150–060	AMD-P	84-09-030	173-19-4201	AMD-C	84-18-041
154-12-020	AMD-P	84-20-091	172-150-060	AMD	84-13-053	173-19-4201	AMD	84-19-038
154-12-020 154-12-020	AMD-E AMD	84-20-092 84-23-022	172-150-070 172-150-070	AMD-P AMD	84-09-030 84-13-053	173-19-4202 173-19-4202	AMD–P AMD–P	84-12-085 84-14-103
154-12-030	AMD-P	84-20-091	172-150-070	AMD-P	84-09-030	173-19-4202	AMD-C	84-18-041
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154-12-030	AMD	84-23-022	172-150-090	AMD-P	84-09-030	173-19-4203	AMD-P	84-04-078
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173-549-090 173-549-090	NEW-P	84-07-036 84-13-076	173-805-060 173-805-070	REP-P	84-13-036 84-10-049	173-806-220 173-806-220	NEW-P NEW	84-10-049 84-13-036
173-549-100	NEW-P	84-07-056	173-805-070	REP	84-13-036	173-806-220	NEW	84-13-036
173-549-100	NEW	84-13-076	173-805-080	REP-P	84-10-049	174-104-010	AMD-C	84-04-017
173-549-900	NEW-P	84-07-056	173-805-080	REP	84-13-036	174-104-010	AMD-C	84-09-051
173-549-900	NEW	84-13-076	173-805-090	REP-P	84-10-049	174-104-010	AMD	84-14-025
173-801-010 173-801-010	REP-P REP	84-09-081 84-13-037	173-805-090 173-805-100	REP REP-P	84-13-036 84-10-049	174-109-010	NEW-P	84-08-064
173-801-010	REP-P	84-09-081	173-805-100	REP-P	84-10-049 84-13-036	174-109-010 174-109-010	NEW-C NEW	84-11-020 84-17-108
173-801-020	REP	84-13-037	173-805-105	REP-P	84-10-049	174-109-020	NEW-P	84-08-064
173-801-030	REP-P	84-09-081	173-805-105	REP	84-13-036	174-109-020	NEW-C	84-11-020
173-801-030	REP	84-13-037	173-805-110	REP-P	84-10-049	174-109-020	NEW	84-17-108
173-801-040	REP-P	84-09-081	173805110	REP	84-13-036	174-109-030	NEW-P	84-08-064
173-801-040	REP REP-P	84-13-037	173-805-115	REP-P	84-10-049	174-109-030	NEW-C	84-11-020
173-801-045 173-801-045	REP-F	84-09-081 84-13-037	173-805-115 173-805-120	REP REP-P	84-13-036 84-10-049	174-109-030 174-109-040	NEW NEW-P	84-17-108 84-08-064
173-801-049	REP-P	84-09-081	173-805-120	REP	84-13-036	174-109-040	NEW-C	84-11-020
173-801-050	REP	84-13-037	173-805-121	REP-P	84-10-049	174-109-040	NEW	84-17-108
173-801-060	REP-P	84-09-081	173-805-121	REP	84-13-036	174-109-050	NEW-P	84-08-064
173-801-060	REP	84-13-037	173-805-130	REP-P	84-10-049	174-109-050	NEW-C	84-11-020
173-801-070	REP-P	84-09-081	173-805-130	REP	84-13-036	174-109-050	NEW	84-17-108
173-801-070 173-801-080	REP REP-P	84-13-037 84-09-081	173–805–135 173–805–135	REP-P REP	84-10-049 84-13-036	174–109–060 174–109–060	NEW-P NEW-C	84-08-064
173-801-080	REP	84-13-037	173-805-133	REP-P	84-10-049	174-109-060	NEW-C	84-11-020 84-17-108
173-801-090	REP-P	84-09-081	173-805-140	REP	84-13-036	174-109-070	NEW-P	84-08-064
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173-801-100	REP-P	84-09-081	173-806-010	NEW	84-13-036	174-109-070	NEW	84-17-108
173-801-100	REP	84-13-037	173-806-020	NEW-P	84-10-049	174–109–080	NEW-P	84-08-064
173-801-110 173-801-110	REP-P REP	84-09-081 84-13-037	173-806-020 173-806-030	NEW NEW-P	84-13-036 84-10-049	174-109-080	NEW-C	84-11-020
173-801-110	REP-P	84-09-081	173-806-030	NEW-P	84-10-049 84-13-036	174–109–080 174–109–090	NEW NEW-P	84-17-108 84-08-064
173-801-120	REP	84-13-037	173-806-040	NEW-P	84-10-049	174-109-090	NEW-P	84-08-064 84-11-020
173-801-130	REP-P	84-09-081	173-806-040	NEW	84-13-036	174-109-090	NEW	84-17-108
173-801-130	REP	84-13-037	173-806-045	NEW-P	84-10-049	174-109-100	NEW-P	84-08-064
173-802-010	NEW-P	84-09-081	173-806-050	NEW-P	84-10-049	174–109–100	NEW-C	84-11-020
173-802-010	NEW NEW-P	84-13-037 84-09-081	173-806-050 173-806-053	NEW	84-13-036	174-109-100	NEW	84-17-108
173-802-020 173-802-020	NEW-F	84-13-037	173-806-055	NEW NEW	84-13-036 84-13-036	174-109-200 174-109-200	NEW-P NEW-C	84-08-064 84-11-020
502 526			1 1.5 000 055		J. 15 050	1 107-200	112W-C	0 11-020

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
174 100 200	NEW	84-17-108	180-22-100	NEW-P	84-17-084	180–23–070	NEW	84-11-045
174-109-200 174-109-300	NEW-P	84-08-064	180-22-100	NEW	84-21-001	180-23-070	AMD-P	84-17-085
174-109-300	NEW-C	84-11-020	180-22-105	NEW-P	84-08-047	180-23-070	AMD	84-21-002
174-109-300	NEW	84-17-108	180-22-105	NEW-W	84-08-058	180-23-075	NEW-P	84-08-050
174–109–400	NEW-P	84-08-064	180-22-105	NEW-P	84-17-084	180-23-075	NEW NEW-P	84-11-045
174-109-400	NEW-C	84-11-020	180-22-105 180-22-140	NEW NEW-P	8421001 8408047	180–23–077 180–23–077	NEW-P NEW	84-08-050 84-11-045
174-109-400 174-109-500	NEW NEW-P	8417108 8408064	180-22-140	NEW-W	84-08-058	180-23-077	NEW-P	84-08-050
174-109-500	NEW-C	84-11-020	180-22-140	NEW-P	84-17-084	180-23-078	NEW	84-11-045
174-109-500	NEW	84-17-108	180-22-140	NEW	84-21-001	180-23-080	NEW-P	84-08-050
174-116-011	AMD-P	84-10-047	180-22-150	AMD-P	84-08-047	180-23-080	NEW	84-11-045
174-116-011	AMD D	84-13-056 84-10-047	180-22-150 180-22-150	AMD-W AMD-P	84-08-058 84-17-084	180-23-085 180-23-085	NEW-P NEW	8408050 8411045
174-116-040 174-116-040	AMD-P AMD	84–10–047 84–13–056	180-22-150	AMD-I	84-21-001	180-23-090	NEW-P	84-08-050
174-116-040	AMD-E	84-24-006	180-22-200	REP-P	84-08-047	180-23-090	NEW	84-11-045
174-116-040	AMD-P	84-24-045	180-22-200	REP-W	84-08-058	180-23-095	NEW-P	84-08-050
174-116-044	AMD-P	84-10-047	180-22-200	REP-P	84-17-084	180-23-095	NEW NEW-P	84-11-045 84-08-050
174-116-044 174-116-119	AMD AMD–P	84-13-056 84-10-047	180-22-200 180-22-250	REP REP-P	84-21-001 84-08-047	180–23–100 180–23–100	NEW-P	84-11-045
174-116-119	AMD-F AMD	84-13-056	180-22-250	REP-W	84-08-058	180-23-105	NEW-P	84-08-050
174-116-122	AMD-P	8410047	180-22-250	REP-P	84-08-059	180-23-105	NEW	8411045
174-116-122	AMD	84-13-056	180-22-250	REP	84-11-044	180-23-110	NEW-P	84-08-050
174-116-123	AMD-P	84-10-047	180-22-255 180-22-255	REP-P REP-W	84–08–047 84–08–058	180–23–110 180–23–115	NEW NEW-P	8411045 8408050
174-116-123 174-148-010	AMD REP-P	84-13-056 84-08-064	180-22-255	REP-W	84-08-059	180-23-115	NEW-F	84-11-045
174-148-010	REP-C	84-11-020	180-22-255	REP	84-11-044	180-23-120	NEW-P	84-08-050
174-148-015	REP-P	84-08-064	180-22-260	REP-P	84-08-047	180-23-120	NEW	84-11-045
174-148-015	REP-C	84-11-020	180-22-260	REP-W	84-08-058	180-26-025	AMD-P	84-08-049
174-148-030	REP-P	84-08-064 84-11-020	180-22-260 180-22-260	REP-P REP	84-08-059 84-11-044	180–26–025 180–27–035	AMD AMD-P	8411046 8408048
174-148-030 174-148-040	REP–C REP–P	84-11-020 84-08-064	180-22-265	REP-P	84-08-047	180-27-035	AMD	84-11-047
174-148-040	REP-C	84-11-020	180-22-265	REP-W	84-08-058	180-27-040	AMD-P	84-08-048
174-148-050	REP-P	84-08-064	180-22-265	REP-P	84-08-059	180-27-040	AMD	84-11-047
174-148-050	REP-C	84-11-020	180-22-265	REP	84-11-044	180-27-053	NEW-P NEW-C	84-08-048 84-11-048
174-148-060	REP-P REP-C	84-08-064 84-11-020	180-22-270 180-22-270	REP-P REP-W	84–08–047 84–08–058	180-27-053 180-27-053	NEW-C	84-17-083
174-148-060 174-148-070	REP-P	84-08-064	180-22-270	REP-P	84-08-059	180-27-053	NEW-C	84-21-138
174-148-070	REP-C	84-11-020	180-22-270	REP	84-11-044	180-27-053	NEW-P	84-24-064
174-148-080	REP-P	84-08-064	180-22-275	REP-P	84-08-047	180-27-054	NEW-P	84-08-048
174-148-080	REP-C REP-P	84-11-020 84-08-064	180-22-275 180-22-275	REP-W REP-P	84–08–058 84–08–059	180-27-054 180-27-054	NEW-C NEW-P	8411048 8417083
174-148-085 174-148-085	REP-C	84-11-020	180-22-275	REP	84-11-044	180-27-054	NEW-C	84-21-138
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174-148-100 174-148-110	REP–C REP–P	84-11-020 84-08-064	180-22-285	REP-P	84-08-047	180-27-060	AMD-P	84-08-048
174-148-110	REP-C	84-11-020	180-22-285	REP-W	84-08-058	180-27-060	AMD	84-11-047
174-148-120	REP-P	84-08-064	180-22-285	REP-P	84-08-059	180-27-070	AMD-P	84-04-084
174-148-120	REP-C	84-11-020 84-14-064	180-22-285 180-22-290	REP REP-P	84-11-044 84-08-047	180–27–070 180–29–090	AMD AMD–P	84-07-036 84-17-086
177-04 177-06	REAFF REAFF	84-14-064 84-14-064	180-22-290	REP-W	84-08-058	180-29-090	AMD-I	84-21-003
177-08	REAFF	84-14-064	180-22-290	REP-P	84-08-059	180-29-095	AMD-P	84-17-086
180-16-002	NEW-P	84-08-051	180-22-290	REP	84-11-044	180-29-095	AMD	84-21-003
180-16-002	NEW	84-11-043	180-22-295	REP-P	84–08–047 84–08–058	180-29-106 180-40-215	NEW-E AMD-P	84-24-041 84-24-065
180-16-003 180-16-003	REP-P REP	84-08-051 84-11-043	180-22-295 180-22-295	REP-W REP-P	84-08-059	180-40-217	NEW-P	84-24-065
180-16-006	NEW-P	84-08-051	180-22-295	REP	84-11-044	180-50-010	REP-P	84-17-087
180-16-006	NEW	84-11-043	180-23-037	NEW-P	84-08-050	180-50-010	REP	84-21-004
180-16-191	AMD-P	84-08-051	180-23-037	NEW	84-11-045	180-50-020	REP-P	84-17-087
180-16-191	AMD AMD–P	84-11-043	180-23-040 180-23-040	NEW-P NEW	84-08-050 84-11-045	180-50-020 180-50-030	REP REP-P	84-21-004 84-17-087
180-16-195 180-16-195	AMD-P AMD	84-08-051 84-11-043	180-23-040	NEW-P	84-08-050	180-50-030	REP	84-21-004
180-16-200	AMD-P	84-08-051	180-23-043	NEW	84-11-045	180-50-040	REP-P	84-17-087
180-16-200	AMD	84-11-043	180-23-047	NEW-P	84-08-050	180-50-040	REP	84-21-004
180-16-205	AMD-P	84-08-051	180-23-047	NEW D	84-11-045 84-08-050	180-50-050 180-50-050	REP-P REP	84-17-087 84-21-004
180-16-205	AMD B	84-11-043 84-08-051	180-23-050 180-23-050	NEW-P NEW	84-08-030 84-11-045	180-50-030	REP-P	84-21-004 84-17-087
180-16-210 180-16-210	AMD-P AMD	84-11-043	180-23-055	NEW-P	84-08-050	180-50-070	REP	84-21-004
180-16-220	AMD-P	84-08-051	180-23-055	NEW	84-11-045	180-50-100	NEW-P	84-17-087
180-16-220	AMD	84-11-043	180-23-058	NEW-P	84-08-050	180-50-100	NEW	84-21-004
180-16-225	AMD-P	84-08-051	180-23-058 180-23-060	NEW NEW-P	84-11-045 84-08-050	180-50-105 180-50-105	NEW-P NEW	84-17-087 84-21-004
180-16-225 180-16-240	AMD AMD–P	84-11-043 84-08-051	180-23-060	NEW-P	84-11-045	180-50-103	NEW-P	84-17-087
180-16-240	AMD	84-11-043	180-23-065	NEW-P	84-08-050	180-50-110	NEW	84-21-004
180-22-100	NEW-P	84-08-047	180-23-065	NEW	84-11-045	180-50-115	NEW-P	84-17-087
180-22-100	NEW-W	84-08-058	180-23-070	NEW-P	8408050	180–50–115	NEW	84-21-004

WAC #		WSR #	WAC #	<u>.</u>	WSR #	WAC #	·	WSR #
180-50-120	NEW-P	84–17–087	180-56-021	REP-P	84-17-088	192-12-151	NEW-E	84-09-033
180-50-120	NEW	84-21-004	180-56-021	REP	84-21-005	192-12-151	NEW-P	84-09-034
180-50-120	AMD-P	84-24-066	180-56-023	REP-P	84-17-088	192-12-151	NEW	84-13-050
180-50-125	NEW-P NEW	84-17-087 84-21-004	180-56-023 180-56-026	REP REP-P	84-21-005 84-17-088	192-12-190 192-12-190	NEW-E NEW-P	84-20-053 84-21-108
180-50-125 180-50-130	NEW-P	84-21-004 84-17-087	180-56-026	REP	84-21-005	192-12-190	NEW-P NEW	84-24-061
180-50-130	NEW	84-21-004	180-56-031	REP-P	84-17-088	192-23-001	NEW-P	84-10-022
180-50-135	NEW-P	84-17-087	180-56-031	REP	84-21-005	192-23-001	NEW-E	84-10-023
180-50-135	NEW	84-21-004	180-56-036	REP-P	84-17-088	192-23-001	NEW	84-13-050
180-50-140 180-50-140	NEW-P NEW	84-17-087 84-21-004	180-56-036 180-56-041	REP REP-P	84-21-005 84-17-088	192-23-002 192-23-002	NEW-P NEW-E	84–10–022 84–10–023
180-50-140	NEW-P	84-21-004 84-17-087	180-56-041	REP	84-21-005	192-23-002	NEW-E	84-13-050
180-50-300	NEW	84-21-004	180-56-046	REP-P	84-17-088	192-23-011	NEW-P	84-10-022
180-50-310	NEW-P	84-17-087	180-56-046	REP	84-21-005	192-23-011	NEW-E	84-10-023
180-50-310	NEW NEW-P	84-21-004 84-17-087	180-56-051 180-56-051	REP-P REP	84–17–088 84–21–005	192–23–011 192–23–012	NEW NEW-P	84-13-050 84-10-022
180-50-315 180-50-315	NEW-P	84-21-004	180-56-056	REP-P	84-21-003 84-17-088	192-23-012	NEW-F	84-10-022
180-50-320	NEW-P	84-17-087	180-56-056	REP	84-21-005	192-23-012	NEW	84-13-050
180-50-320	NEW	84-21-004	180-56-061	REP-P	84-17-088	192-23-013	NEW-P	84-10-022
180-51-005	NEW-P	84-08-076	180-56-061	REP	84-21-005	192-23-013	NEW-E	84-10-023
180-51-005 180-51-010	NEW NEW≟P	84-11-049 84-08-076	180–56–066 180–56–066	REP-P REP	84–17–088 84–21–005	192-23-013 192-23-014	NEW NEW-P	84-13-050 84-10-022
180-51-010	NEW	84-11-049	180-57-005	NEW-P	84-21-137	192-23-014	NEW-E	84-10-023
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180-51-015	NEW	84-11-049	180-57-020	NEW-P	84-21-137	192-23-015	NEW-P	84-10-022
180-51-020 180-51-020	NEW-P NEW	84-08-076 84-11-049	180-57-030 180-57-040	NEW-P NEW-P	84-21-137 84-21-137	192–23–015 192–23–015	NEW-E NEW	84-10-023 84-13-050
180-51-025	NEW-P	84-08-076	180-57-050	NEW-P	84-21-137	192-23-016	NEW-P	84-10-022
180-51-025	NEW	84-11-049	180-57-055	NEW-P	84-21-137	192-23-016	NEW-E	84-10-023
180-51-030	NEW-P	84-08-076	180-57-060	NEW-P	84-21-137	192-23-016	NEW	84-13-050
180-51-030	NEW NEW-P	84-11-049	180–57–065 180–57–070	NEW-P NEW-P	84-21-137 84-21-137	192-23-017 192-23-017	NEW-P NEW-E	84-10-022 84-10-023
180-51-035 180-51-035	NEW-P	84-08-076 84-11-049	180-57-080	NEW-P	84-21-137	192-23-017	NEW-E	84-13-050
180-51-040	NEW-P	84-08-076	180-57-090	NEW-P	84-21-137	192-23-051	NEW-P	84-10-022
180-51-040	NEW	84-11-049	180-57-100	NEW-P	84-21-137	192-23-051	NEW-E	84-10-023
180-51-045	NEW-P	84-08-076	180-57-110	NEW-P AMD-P	84-21-137 84-17-089	192-23-051 192-23-052	NEW NEW-P	84-13-050 84-10-022
180-51-045 180-51-050	NEW NEW-P	84-11-049 84-08-076	180-72-045 180-72-045	AMD-P	84-21-006	192-23-052	NEW-F NEW-E	84-10-022
180-51-050	NEW	84-11-049	180-72-060	AMD-P	84-17-089	192-23-052	NEW	84-13-050
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180-51-055	NEW	84-11-049	180-72-065	AMD AMD–P	84-21-006 84-21-139	192-23-061 192-23-061	NEW-E NEW	84-10-023 84-13-050
180-51-060 180-51-060	NEW-P NEW	84-08-076 84-11-049	180–75–065 180–78–050	AMD-P	84-21-139 84-21-140	192-23-061	NEW-P	84-10-022
180-51-065	NEW-P	84-08-076	180-78-050	AMD-C	84-24-067	192-23-071	NEW-E	84-10-023
180-51-065	NEW	84-11-049	180-79-013	NEW-P	84-21-141	192-23-081	NEW-P	84-10-022
180-51-070	NEW-P	84-08-076	180-79-014 180-79-115	NEW-P AMD-P	84-21-141 84-21-141	192-23-081 192-23-081	NEW-E NEW	84-10-023 84-13-050
180–51–070 180–51–075	NEW NEW-P	84-11-049 84-08-076	180-79-113	AMD-P AMD-P	84-21-141 84-21-141	192-23-081	NEW-P	84-10-022
180-51-075	NEW	84-11-049	180-79-135	AMD-P	84-21-141	192-23-082	NEW-E	84-10-023
180-51-080	NEW-P	84-08-076	182-08-140	REP-E	84-04-063	192-23-082	NEW	84-13-050
180-51-080	NEW	84-11-049 84-08-076	182-08-140 182-08-140	REP-P REP	84-05-029 84-09-043	192-23-091 192-23-091	NEW-P NEW-E	84-10-022 84-10-023
180-51-085 180-51-085	NEW-P NEW	84-08-076 84-11-049	182-08-140	REP-E	84-09-060	192-23-091	NEW-E	84-13-050
180-51-100	NEW-P	84-08-076	182-08-150	REP-E	84-04-063	192-23-096	NEW-P	84-10-022
180-51-100	NEW	84-11-049	182-08-150	REP-P	84-05-029	192-23-096	NEW-E	84-10-023
180-51-105	NEW-P	84-08-076	182-08-150 182-08-150	REP REP-E	84-09-043 84-09-060	192-23-096 192-23-113	NEW NEW-P	84-13-050 84-10-022
180-51-105 180-51-110	NEW NEW-P	84-11-049 84-08-076	182-08-195	NEW-E	84-04-063	192-23-113	NEW-E	84-10-022
180-51-110	NEW	84-11-049	182-08-195	NEW-P	84-05-029	192-23-113	NEW	84-13-050
180-51-115	NEW-P	84-08-076	182-08-195	NEW	84-09-043	192-23-301	NEW-P	84-10-022
180-51-115	NEW	84-11-049	182-08-195	NEW-E	84-09-060	192-23-301	NEW-E NEW	84-10-023 84-13-050
180-55-010 180-55-010	AMD-P AMD	84-08-075 84-11-050	182-12-125 182-12-125	AMD–E AMD–P	84-04-063 84-05-029	192-23-301 192-23-320	NEW-P	84-10-022
180-55-015	AMD-P	84-08-075	182-12-125	AMD	84-09-043	192-23-320	NEW-E	84-10-023
180-55-015	AMD	84-11-050	182-12-125	REP-E	84-09-044	192-23-320	NEW	84-13-050
180-55-020	AMD-P	84-08-075	182-12-125	REP-P .	84-10-020	192-23-350	NEW-P	84-10-022
180-55-020 180-55-050	AMD AMD-P	84-11-050 84-08-075	182-12-125 182-12-125	REP–C REP	84-13-012 84-14-058	192-23-350 192-23-350	NEW-E NEW	84-10-023 84-13-050
180-55-050	AMD-F	84-11-050	192-12-131	NEW	84-02-061	192-23-800	NEW-P	84-10-022
180-56-003	NEW-P	84-17-088	192-12-131	REP-E	84-09-033	192-23-800	NEW-E	84-10-023
180-56-003	NEW	84-21-005	192-12-131	REP-P	84-09-034	192-23-800	NEW D	84-13-050
180-56-006 180-56-006	REP–P REP	84-17-088 84-21-005	192–12–131 192–12–132	REP NEW	84-13-050 84-02-061	192–23–810 192–23–810	NEW-P NEW-E	84-10-022 84-10-023
180-56-011	REP-P	84-17-088	192-12-132	REP-E	84-09-033	192-23-810	NEW	84-13-050
180-56-011	REP	84-21-005	192-12-132	REP-P	84-09-034	192-23-820	NEW-P	84-10-022
180-56-016	REP-P	84-17-088	192-12-132	REP	84-13-050	192-23-820	NEW-E	84-10-023
180-56-016	REP	84–21–005	192-12-134	NEW	84-02-061	192-23-900	NEW-P	84–10–022

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
192-23-900	NEW-E	84-10-023	197–10–215	REP	84-05-021	197-11-070	NEW	84-05-020
192-23-900	NEW	84-13-050	197-10-220	REP	84-05-021	197-11-080	NEW	84-05-020
192-24-001	NEW-P	84-10-022	197-10-225	REP	84-05-021	197-11-090	NEW	84-05-020
192-24-001 192-24-010	NEW NEW-P	84-13-050 84-10-022	197-10-230 197-10-235	REP REP	84–05–021 84–05–021	197-11-100 197-11-300	NEW NEW	84–05–020 84–05–020
192-24-010	NEW	84-13-050	197-10-240	REP	84-05-021	197-11-305	NEW	84-05-020
192-24-020	NEW-P	84-10-022	197-10-245	REP	84-05-021	197-11-310	NEW	84-05-020
192-24-020	NEW	84-13-050	197-10-260	REP	84-05-021	197–11–315	NEW	84-05-020
192-24-030	NEW-P	84-10-022	197-10-270	REP	84-05-021	197-11-330	NEW	84–05–020 84–05–020
192-24-030 194-12-010	NEW AMD-P	84-13-050 84-17-067	197-10-300 197-10-305	REP REP	84-05-021 84-05-021	197-11-335 197-11-340	NEW NEW	84-05-020 84-05-020
194-12-010	AMD	84-20-044	197-10-310	REP	84-05-021	197-11-350	NEW	84-05-020
194-12-020	AMD-P	84-17-067	197-10-320	REP	84-05-021	19711-360	NEW	84-05-020
194-12-020	AMD	84-20-044	197-10-330	REP	84-05-021	197-11-390	NEW	84-05-020
194-12-030 194-12-030	REP-P	84-17-067 84-20-044	197-10-340 197-10-345	REP REP	84–05–021 84–05–021	197-11-400	NEW NEW	84–05–020 84–05–020
194-12-030	REP REP-P	84-20-044 84-17-067	197-10-343	REP	84–05–021	197-11-402 197-11-405	NEW	84–05–020 84–05–020
194-12-040	REP	84-20-044	197-10-355	REP	84-05-021	197-11-406	NEW	84-05-020
194-12-050	REP-P	84-17-067	197-10-360	REP	84-05-021	197-11-408	NEW	84-05-020
194-12-050	REP	84-20-044	197-10-365	REP	84-05-021	19711-410	NEW	84-05-020
194-12-060 194-12-060	REP-P REP	84-17-067 84-20-044	197-10-370 197-10-375	REP REP	84-05-021 84-05-021	197-11-420 197-11-425	NEW NEW	84-05-020 84-05-020
194-12-000	REP-P	84-17-067	197-10-373	REP	84-05-021	197-11-423	NEW	84-05-020 84-05-020
194-12-070	REP	84-20-044	19710390	REP	84-05-021	197-11-435	NEW	84-05-020
194-12-080	REP-P	84-17-067	197-10-400	REP	84-05-021	197-11-440	NEW	84-05-020
194-12-080	REP	84-20-044	197-10-405	REP	84-05-021	197-11-442	NEW	84-05-020
194-12-090 194-12-090	REP-P REP	84-17-067 84-20-044	197-10-410 197-10-420	REP REP	84-05-021 84-05-021	197-11-443 197-11-444	NEW NEW	84–05–020 84–05–020
194-12-100	REP-P	84-17-067	197-10-425	REP	84-05-021	197-11-448	NEW	84-05-020
194-12-100	REP	84-20-044	197-10-440	REP	84-05-021	197-11-450	NEW	84-05-020
194-12-110	REP-P	84-17-067	197-10-442	REP	84-05-021	197–11–455	NEW	84-05-020
194-12-110 194-12-120	REP REP-P	84-20-044 84-17-067	197-10-444 197-10-446	REP REP	84–05–021 84–05–021	197-11-460 197-11-500	NEW NEW	84-05-020
194-12-120	REP	84-17-067 84-20-044	197-10-440	REP	84–05–021 84–05–021	197-11-502	NEW	84-05-020 84-05-020
196-04-030	NEW-E	84-22-009	197-10-455	REP	84-05-021	197-11-504	NEW	84-05-020
196-04-030	NEW-P	84-23-035	197–10–460	REP	84-05-021	197-11-508	NEW	84-05-020
196-04-040	NEW-E NEW-P	84-22-009 84-23-035	197-10-465 197-10-470	REP REP	84-05-021	197-11-510	NEW	84-05-020
196-04-040 196-08-085	AMD	84–23–033 84–04–027	197-10-470	REP	84-05-021 84-05-021	197-11-535 197-11-545	NEW NEW	84-05-020 84-05-020
196-12-010	AMD	84-04-027	197-10-485	REP	84-05-021	197-11-550	NEW	84-05-020
196-12-020	AMD	84-04-027	197–10–490	REP	84-05-021	197-11-560	NEW	84-05-020
196-12-030	AMD	84-04-027	197-10-495	REP	84-05-021	197-11-570	NEW	84-05-020
19612050 19612060	AMD AMD	84-04-027 84-04-027	197-10-500 197-10-510	REP REP	84-05-021 84-05-021	197-11-600 197-11-610	NEW NEW	84-05-020 84-05-020
196-12-085	AMD	84-04-027	197–10–520	REP	84-05-021	197-11-620	NEW	84-05-020
196-16-007	AMD	84-04-027	197-10-530	REP	84-05-021	197-11-625	NEW	84-05-020
196-16-010	AMD	84-04-027	197-10-535	REP	84-05-021	197-11-630	NEW	84-05-020
196-16-020 196-16-031	AMD AMD	84–04–027 84–04–027	197-10-540 197-10-545	REP REP	84-05-021 84-05-021	197-11-635 197-11-640	NEW NEW	84-05-020 84-05-020
196-20-010	AMD	84-04-027	197-10-550	REP	84-05-021	197-11-650	NEW	84-05-020
196-20-030	AMD	84-04-027	197-10-570	REP	84-05-021	197-11-655	NEW	84-05-020
196-24-030	AMD	84-04-027	197-10-580	REP	84-05-021	197-11-660	NEW	84-05-020
196-24-040 196-24-050	AMD AMD	84-04-027 84-04-027	197-10-600 197-10-650	REP REP	84-05-021 84-05-021	197-11-680 197-11-700	NEW NEW	84-05-020 84-05-020
196-24-080	AMD	84-04-027	197–10–652	REP	84-05-021	197-11-702	NEW	84-05-020
196-27-010	NEW	84-04-027	197-10-660	REP	84-05-021	197-11-704	NEW	84-05-020
196-27-020	NEW	84-04-027	197–10–690	REP	84-05-021	197-11-706	NEW	84-05-020
197-10-010	REP REP	84-05-021 84-05-021	197–10–695 197–10–700	REP REP	84-05-021 84-05-021	197-11-708 197-11-710	NEW NEW	84-05-020
197-10-020 197-10-025	REP	84-05-021	197-10-700	REP	84-05-021	197-11-710	NEW	84-05-020 84-05-020
197-10-030	REP	84-05-021	197-10-800	REP	84-05-021	197-11-714	NEW	84-05-020
197-10-040	REP	84-05-021	197-10-805	REP	84-05-021	197-11-716	NEW	84-05-020
197-10-050	REP	84-05-021	197-10-810	REP	84-05-021	197-11-718	NEW	84-05-020
197-10-055 197-10-060	REP REP	84-05-021 84-05-021	197-10-820 197-10-825	REP REP	84-05-021 84-05-021	197-11-720 197-11-722	NEW NEW	84-05-020 84-05-020
197-10-000	REP	84-05-021	197-10-823	REP	84-05-021	197-11-724	NEW	84-05-020
197-10-150	REP	84-05-021	197-10-840	REP	84-05-021	197-11-726	NEW	84-05-020
197-10-160	REP	84-05-021	197-10-860	REP	84-05-021	197-11-728	NEW	84-05-020
197-10-170	REP	84-05-021	197-10-900	REP	84-05-021	197-11-730	NEW	84-05-020
197-10-175 197-10-177	REP REP	84-05-021 84-05-021	197-10-910 197-11-010	REP NEW	84–05–021 84–05–020	197-11-732 197-11-734	NEW NEW	84-05-020 84-05-020
197-10-177	REP	84-05-021	197-11-010	NEW	84-05-020	197-11-736	NEW	84–03–020 84–05–020
197-10-190	REP	84-05-021	197–11–030	NEW	84-05-020	197-11-738	NEW	84-05-020
197-10-200	REP	84-05-021	197-11-040	NEW	84-05-020	197-11-740	NEW	84-05-020
197-10-203 197-10-205	REP REP	84-05-021 84-05-021	197-11-050 197-11-055	NEW NEW	84-05-020 84-05-020	197-11-742 197-11-744	NEW NEW	84-05-020 84-05-020
197-10-203	REP	84-05-021	197-11-055	NEW	84–05–020 84–05–020	197-11-746	NEW	84-05-020 84-05-020
			•			•		020

WAC #	•	WSR #	WAC #		WSR #	WAC #	3	WSR #
197-11-748	NEW	84-05-020	197-11-990	NEW	84-05-020	212-70-070	NEW-P	84-09-038
197-11-750	NEW NEW	84-05-020 84-05-020	204-94-010	NEW-E	84-14-023	212-70-070	NEW	84-14-015
197-11-752 197-11-754	NEW	84-05-020	204–94–010 204–94–020	NEW-P NEW-E	84-17-016 84-14-023	212-70-080 212-70-080	NEW-P NEW	84-09-038 84-14-015
197-11-756	NEW	84-05-020	204-94-020	NEW-P	84-17-016	212-70-090	NEW-P	84-09-038
197-11-758	NEW	84-05-020	204-94-030	NEW-E	84-14-023	212-70-090	NEW	84-14-015
197-11-760	NEW	84-05-020	204-94-030	NEW-P	84-17-016	212-70-100	NEW-P	84-09-038
197-11-762 197-11-764	NEW NEW	84-05-020 84-05-020	204-94-040 204-94-040	NEW-E	84-14-023	212-70-100	NEW D	84-14-015
197-11-766	NEW	84-05-020	204-94-050	NEW-P NEW-E	84-17-016 84-14-023	212-70-110 212-70-110	NEW-P NEW	84-09-038 84-14-015
197-11-768	NEW	84-05-020	204-94-050	NEW-P	84-17-016	212-70-120	NEW-P	84-09-038
197-11-770	NEW	84-05-020	212-17-025	AMD-P	84-20-118	212-70-120	NEW	84-14-015
197-11-772	NEW	8405020 8405020	212-17-025	AMD	84-23-009	212-70-130	NEW-P	84-09-038
197-11-774 197-11-776	NEW NEW	84-05-020 84-05-020	212–17–035 212–17–035	AMD-P AMD	84-20-118 84-23-009	212-70-130 212-70-140	NEW NEW-P	84-14-015 84-09-038
197-11-778	NEW	84-05-020	212-17-040	AMD-P	84-20-118	212-70-140	NEW	84-14-015
197-11-780	NEW	84-05-020	212-17-040	AMD	84-23-009	212-70-150	NEW-P	84-09-038
197-11-782	NEW	84-05-020	212-17-045	AMD-P	84-20-118	212-70-150	NEW	84-14-015
197-11-784 197-11-786	NEW NEW	84-05-020 84-05-020	212-17-045 212-17-050	AMD AMD-P	84-23-009 84-20-118	212-70-160 212-70-160	NEW-P NEW	84-09-038 84-14-015
197-11-788	NEW	84-05-020	212-17-050	AMD	84-23-009	212-70-100	NEW-P	84-09-038
197-11-790	NEW	84-05-020	212-17-055	AMD-P	84-20-118	212-70-170	NEW	84-14-015
197-11-792	NEW	84-05-020	212-17-055	AMD	84-23-009	212-70-180	NEW-P	84-09-038
197-11-793 197-11-794	NEW NEW	84-05-020 84-05-020	212-17-060 212-17-060	AMD-P AMD	84-20-118 84-23-009	212-70-180 212-70-190	NEW NEW-P	84-14-015 84-09-038
197-11-796	NEW	84-05-020	212-17-065	AMD~P	84-20-118	212-70-190	NEW-P	84-14-015
19711-797	NEW	84-05-020	212-17-065	AMD	84-23-009	212-70-200	NEW-P	84-09-038
197-11-799	NEW	84-05-020	212-17-070	AMD-P	84-20-118	212-70-200	NEW	84-14-015
197-11-800	NEW NEW	84-05-020	212-17-070	AMD	84-23-009	212-70-210	NEW-P	84-09-038
197-11-810 197-11820	NEW	84-05-020 84-05-020	212–17–115 212–17–115	AMD–P AMD	84-20-118 84-23-009	212–70–210 212–70–220	NEW NEW-P	8414015 8409038
197-11-825	NEW	84-05-020	212-17-120	AMD-P	84-20-118	212-70-220	NEW	84-14-015
197-11-830	NEW	84-05-020	212-17-120	AMD	84-23-009	212-70-230	NEW-P	84-09-038
197-11-835	NEW	84-05-020	212-17-125	AMD-P	84-20-118	212-70-230	NEW	84-14-015
197-11-840 197-11-845	NEW NEW	84-05-020 84-05-020	212–17–125 212–17–165	AMD AMD–P	84-23-009 84-20-118	212-70-240 212-70-240	NEW-P NEW	84-09-038 84-14-015
197-11-850	NEW	84-05-020	212-17-165	AMD	84-23-009	212-70-250	NEW-P	84-09-038
197-11-855	NEW	84-05-020	212-17-170	AMD-P	84-20-118	212-70-250	NEW	84-14-015
197-11-860	NEW	84-05-020	212-17-170	AMD	84-23-009	212-70-260	NEW	8414015
197-11-865 197-11-870	NEW NEW	84-05-020 84-05-020	212-17-185 212-17-185	AMD-P AMD	84-20-118 84-23-009	212-75-001 212-75-001	NEW-P NEW	84-05-013 84-08-018
197-11-875	NEW	84-05-020	212-17-190	AMD-P	84-20-118	212-75-005	NEW-P	84-05-013
197-11-880	NEW	84-05-020	212-17-190	AMD	84-23-009	212-75-005	NEW	84-08-018
197-11-890	NEW	84-05-020	212-17-198	NEW-E	84-19-063	220-12-020	AMD-P	84-21-134
197-11-900 197-11-902	NEW NEW	84-05-020 84-05-020	212-17-198 212-17-198	NEW-P NEW	84-20-118 84-23-009	220-12-02000A 220-12-02000A	NEW-E NEW-E	8410010 8414009
197-11-904	NEW	84-05-020	212-17-203	NEW-P	84-20-118	220-12-020007	AMD-P	84-04-091
197-11-906	NEW	84-05-020	212-17-203	NEW	84-23-009	220-16-085	AMD	84-08-014
197-11-908	NEW	84-05-020	212-50-010	NEW-P	84-19-064	220-16-100	AMD-P	84-04-091
197-11-910 197-11-912	NEW NEW	84-05-020 84-05-020	212-50-010 212-50-020	NEW NEW-P	84-21-109 84-19-064	220–16–100 220–16–375	AMD NEW-P	84-08-014 84-03-060
197-11-914	NEW	84-05-020	212-50-020	NEW	84-21-109	220-16-375	NEW	84-09-026
197-11-916	NEW	8405020	212-50-030	NEW-P	84-19-064	220-16-380	NEW-P	84-03-060
197-11-917 197-11-918	NEW NEW	84-05-020 84-05-020	212-50-030	NEW D	84-21-109	220-16-380	NEW	84-09-026
197-11-918	NEW	84-05-020 84-05-020	212-50-040 212-50-040	NEW-P NEW	84-19-064 84-21-109	220-20-010 220-20-010	AMD-P AMD	84-04-091 84-08-014
197-11-922	NEW	84-05-020	212-50-050	NEW-P	84-19-064	220-20-015	AMD-P	84-08-065
197-11-924	NEW	84-05-020	212-50-050	NEW	84-21-109	220-20-015	AMD-C	84-11-098
197-11-926	NEW	84-05-020	212-50-060	NEW-P	84-19-064	220-20-015	AMD	84-13-078
197-11-928 197-11-930	NEW NEW	84-05-020 84-05-020	212-50-060 212-50-070	NEW NEWP	84-21-109 84-19-064	2202002000B 22022020	NEW-E AMD-P	84-14-092 84-11-097
197-11-932	NEW	84-05-020	212-50-070	NEW	84-21-109	220-22-020	AMD	84-15-008
197-11-934	NEW	84-05-020	212-50-080	NEW-P	84-19-064	220-22-030	AMD-P	84-08-065
197-11-936	NEW	84-05-020	212-50-080	NEW	84-21-109	220-22-030	AMD-C	84-11-098
197-11-938 197-11-940	NEW NEW	84-05-020 84-05-020	212-70 212-70-010	NEW-C NEW-P	84-11-072 84-09-038	220-22-030 220-22-03000A	AMD NEW-E	84-13-078 84-13-045
197-11-940	NEW	84-05-020	212-70-010	NEW-F	84-14-015	220-22-03000A 220-22-410	AMD-P	84-04-091
197-11-944	NEW	84-05-020	212-70-020	NEW-P	84-09-038	220-22-410	AMD	8408014
197-11-946	NEW	84-05-020	212-70-020	NEW	84-14-015	220-24-02000A	NEW-E	84-11-011
197-11-948 197-11-950	NEW NEW	84-05-020 84-05-020	212-70-030 212-70-030	NEW-P NEW	84-09-038 84-14-015	220-24-02000A 220-24-02000B	REP-E NEW-E	84-17-021 84-17-021
197-11-955	NEW	84-05-020	212-70-030	NEW-P	84-09-038	220-24-02000B 220-24-02000Z	NEW-E	84-10-021
197-11-960	NEW	84-05-020	212-70-040	NEW	84-14-015	220-28-073H0F	NEW-E	84-11-013
197-11-965	NEW	84-05-020	212-70-050	NEW-P	84-09-038	220-28-401	NEW-E	84-09-037
197-11-970 197-11-980	NEW NEW	84-05-020 84-05-020	212-70-050 212-70-060	NEW NEW-P	84-14-015 84-09-038	22028-401 22028-402	REP-E NEW-E	84-11-010 84-10-015
197-11-985	NEW	84-05-020	212-70-060	NEW	84-14-015	220-28-402	REP-E	84-12-060
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
220-28-403	NEW-E	84-12-060	220-32-030001	NEW-E	84-14-010	220-40-02100M	NEW-E	84-20-008
220-28-403	REP-E	84-13-044	220-32-03000K	NEW-E	84-19-013	220-40-02100M	REP-E	84-20-017
220-28-404	NEW-E	84-13-044	220-32-03000K	REP-E	84-19-033	220-40-02100N	NEW-E	84-20-017
220-28-404	REP-E	84-14-059	220-32-03000L	NEW-E	84-19-033	220-40-02100N	REP-E	84-20-049
220–28–405 220–28–405	NEW–E REP–E	84-14-059 84-14-093	220–32–03000L 220–32–03000M	REP-E NEW-E	84-20-020 84-20-020	220-40-02100P 220-40-02100P	NEW-E REP-E	84-20-049 84-20-062
220-28-406	NEW-E	84-14-093	220–32–03000M	REP-E	84-20-072	220-40-021001 220-40-02100Q	NEW-E	84-20-062
220-28-406	REP-E	84–15–009	220–32–03000N	NEW-E	84-20-072	220-40-02100Q	REP-E	84-20-073
220-28-407	NEW-E	84-15-009	220-32-04000T	NEW-E	84-02-049	220-40-02100R	NEW-E	84-20-073
220-28-407	REP-E	84-15-030	220-32-04000T	REP-E	84-04-060	220-40-02100R	REP-E	84-20-109
220-28-408 220-28-408	NEW-E REP-E	84-15-030 84-15-039	220–32–04000U 220–32–04000U	NEW-E REP-E	84-04-060 84-05-035	220-40-02100S 220-40-02100S	NEW-E REP-E	84-20-109 84-21-015
220-28-409	NEW-E	84-15-039 84-15-039	. 220–32–04000V	NEW-E	84-05-035	220-40-021003 220-40-02100T	NEW-E	84-21-015
220-28-409	REP-E	84-15-069	220–32–04100G	NEW-E	84-12-028	220-40-02100T	REP-E	84-21-055
220-28-410	NEW-E	84-15-069	220-32-044	AMD-P	84-04-091	220-40-02100U	NEW-E	84-21-033
220-28-410	REP-E	84-16-014	220–32–044	AMD	84-08-014	220-40-02100U	REP-E	84-21-055
220-28-411 220-28-411	NEW-E REP-E	84-16-014 84-16-040	220-32-05000H 220-32-05100B	REP-E NEW-E	84-11-058 84-05-036	220-40-02100V 220-40-02100V	NEW-E REP-E	84-21-055 84-21-062
220-28-417	NEW-E	84-16-040	220-32-05100B 220-32-05100B	REP-E	84-14-012	220-40-02100V 220-40-02100W	NEW-E	84-21-062
220-28-412	REP-E	84-16-074	220-32-05100C	NEW-E	84-14-012	220-40-02100W	REP-E	84-21-089
220-28-413	NEW-E	84-16-074	220-32-05100C	REP-E	84-17-022	220-40-02100X	NEW-E	84-21-089
220-28-413	REP-E	84-17-075	220–32–05100D	NEW-E	84-17-022	220-40-022	AMD-P	84-11-097
220–28–414 220–28–414	NEW-E REP-E	84-1 <i>7-</i> 075 84-17-091	220–32–05100D 220–32–05100E	REP-E NEW-E	84-17-095 84-17-095	220-40-022 220-40-024	AMD AMD-P	8415008 8411097
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220-28-415	REP-E	84-18-008	220-32-05100F	NEW-E	84-19-012	220-40-030	AMD-P	84-04-091
220-28-416	NEW-E	84-18-008	220–32–05100F	REP-E	84-19-032	220-40-030	AMD	84-08-014
220-28-416 220-28-417	REP-E NEW-E	84-18-043 84-18-043	220–32–05100G 220–32–05100G	NEW-E REP-E	84-19-032 84-21-028	220-40-030 220-40-030	AMD-P AMD	84-11-097 84-15-008
220-28-417	REP-E	84-18-043 84-18-076	220-32-05100G 220-32-05100H	NEW-E	84-21-028	220-40-03000A	NEW-E	84-14 - 092
220-28-418	NEW-E	84-18-076	220–32–055	AMD-P	84-03-059	220-40-03000B	NEW-E	84–16–017
220-28-418	REP-E	84-19-006	220-32-055	AMD	84-05-046	220-40-03000C	NEW-E	84-24-068
220-28-419	NEW-E	84-19-006	220-32-05500H	NEW-E	84-10-042	220-44	AMD-P	84-04-091
220-28-419 220-28-420	REP-E NEW-E	84-19-015 84-19-015	220-32-05500H 220-32-05500I	REP-E NEW-E	8412044 8411058	220–44 220–44–020	AMD AMD–P	84-08-014 84-04-091
220-28-420	REP-E	84-19-035	220–32–05500I 220–32–05500I	REP-E	84-12-044	220-44-020	AMD	84-08-014
220-28-421	NEW-E	84-19-035	220-32-05500J	NEW-E	84-12-044	220-44-030	AMD-P	84-04-091
220-28-421	REP-E	84-19-052	220-32-05500J	REP-E	84-14-012	220-44-030	AMD	84-08-014
220-28-422 220-28-422	NEW-E REP-E	84-19-052 84-20-009	220–32–05500K 220–32–05700T	NEW-E NEW-E	84-14-012 84-02-049	220-44-040 220-44-040	AMD-P AMD	84-04-091 84-08-014
220-28-422	NEW-E	84-20-009	220–32–05800M	NEW-E	84-17-022	220-44-050	AMD-P	84-04-091
220-28-423	REP-E	84-20-063	220-32-05800M	REP-E	84-17-095	220-44-050	AMD	84-08-014
220-28-424	NEW-E	84-20-063	220-32-05800N	NEW-E	84-17-095	220-44-05000E	REP-E	84-08-007
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220-28-426	NEW-E	84-21-056	220-36-021	AMD	84-15-008	220-44-05000H	NEW-E	84-15-034
220-28-426	REP-E	84-21-081	220-36-02100P	NEW-E	84-14-092	220-44-05000H	REP-E	84-16-013
220-28-427 220-28-427	NEW-E REP-E	84-21-081 84-22-031	220–36–02100Q 220–36–02100Q	NEW-E REP-E	84–24–007 84–24–034	220-44-05000I 220-44-05000I	NEW-E REP-E	84-16-013 84-17-043
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220-28-428	REP-E	84-22-042	220–36–02100R	REP-E	84-24-069	220-44-05000J	REP-E	84-18-050
220-28-429	NEW-E	84-22-042	220-36-02100S	NEW-E	84-24-069	220-44-05000K	NEW-E	84-18-050
220-28-429	REP-E	84-23-012	220–36–022	AMD-P	84-11-097	220-44-05000K	REP-E	84-23-070
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220-28-432	NEW-E	84-23-050	220-36-02500K	NEW-E	84-18-010	220-44-070	NEW	84-08-014
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220-28-433	REP-E	84-24-025	220–36–02500L 220–36–02500L	REP-E	84-24-007	220-47-121	AMD-C	84-13-078
220-28-434	NEW-E	84-24-025	220-36-02500L	REP-E	84-24-010	220-47-251	REP-P	84-08-065
220-28-434	REP-E	84-24-035	220-36-03001	AMD-P	84-04-091	220-47-251	REP-C	84-11-098
220-28-435	NEW-E	84-24-035	220-36-03001	AMD NEW E	84-08-014	220-47-251	REP	84-13-078
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220-28-437	NEW-E	84-24-054	220-40-021	AMD	84-15-008	220-47-254	REP-P	84-08-065
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220-32-03000H	NEW-E	84-05-037	220-40-02100K	REP-E	84-17-068	220-47-256	REP-P	84-08-065
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WAC #		WSR #	WAC #		WSR #	1	WAC #		WSR #
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220-47-257	REP-C	84-11-098	220-47-905	REP-E	84-17-054		220-52-018	AMD-P	84-04-091
220-47-257	REP	84-13-078	220-47-906	NEW-E	84-17-054		220-52-018	AMD	84-08-014
220-47-258	REP-P	84-08-065	220-47-906	REP-E	84-17-064		220-52-019	AMD-P	84-04-091
220-47-258	REP-C REP	84-11-098	220-47-907	NEW-E	84-17-064		220-52-019	AMD	84-08-014
220-47-258 220-47-259	REP-P	84-13-078 84-08-065	220–47–907 220–47–908	REP-E NEW-E	84-17-081 84-17-081	1	220-52-01901	AMD-P	84-04-091
220-47-259	REP-C	84-11-098	220-47-908	REP-E	84-18-007		220-52-01901 220-52-020	AMD AMD-P	84-08-014 84-04-091
220-47-259	REP	84-13-078	220-47-909	NEW-E	84-18-007		220-52-020	AMD	84-08-014
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220-47-260	REP-C	84-11-098	220-47-910	NEW-E	84-18-042		220-52-030	AMD	84-08-014
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220-47-261	REP-P	84-08-065	220-47-911	NEW-E	84-18-075		220-52-040	AMD-P	84-04-091
220-47-261 220-47-261	REP-C REP	84-11-098 84-13-078	220–47–911 220–47–912	REP-E NEW-E	84-19-005	1	220-52-040	AMD	84-08-014
220-47-263	REP-P	84-08-065	220-47-912	REP-E	84-19-005 84-19-016		220-52-040 220-52-043	AMD-P AMD-P	84-21-134 84-04-091
220-47-263	REP-C	84-11-098	220-47-913	NEW-E	84-19-016		220-52-043	AMD-I	84-08-014
220-47-263	REP	84-13-078	220-47-913	REP-E	84-19-034		220-52-046	AMD-P	84-04-091
220-47-264	REP-P	84-08-065	220-47-914	NEW-E	84-19-034		220-52-046	AMD	84-08-014
220-47-264	REP-C	84-11-098	220-47-914	REP-E	84-20-001		220-52-046	AMD-P	84-21-134
220-47-264	REP	84-13-078	220-47-915	NEW-E	84-20-001		220-52-04600M	NEW-E	84-14-009
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220-47-265	REP-C	84-13-078	220-47-916	REP-E	84-20-010 84-20-050	1	220-52-04600P 220-52-050	NEW-E AMD-P	84-20-006 84-04-091
220-47-267	REP-P	84-08-065	220-47-917	NEW-E	84-20-050	l	220-52-050	AMD-F	84-08-014
220-47-267	REP-C	84-11-098	220-47-917	REP-E	84-21-016	1	220-52-053	AMD-P	84-04-091
220-47-267	REP	84-13-078	220-47-918	NEW-E	84-21-016		220-52-053	AMD	84-08-014
220-47-268	REP-P	84-08-065	220-47-918	REP-E	84-21-057	ı	220-52-05300N	NEW-E	84-11-028
220-47-268	REP-C	84-11-098	220-47-919	NEW-E	84-21-057	l	220-52-063	AMD-P	84-04-091
220-47-268 220-47-307	REP AMD-P	84-13-078 84-08-065	220-47-919 220-47-920	REP-E NEW-E	84-21-082 84-21-082	1	220-52-063	AMD	84-08-014
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220-47-307	AMD	84-13-078	220-47-921	NEW-E	84-22-006	l	220-52-06600D	NEW-E	84-04-044
220-47-311	AMD-P	84-08-065	220-47-921	REP-E	84-22-030	1	220-52-06600E	NEW-E	84-10-010
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220-47-312	AMD-P AMD-C	84-08-065 84-11-098	220–47–923 220–47–923	NEW-E REP-E	84-22-043		220-52-069	AMD	84-08-014
220–47–312 220–47–312	AMD-C AMD	84-11-098 84-13-078	220-47-923	NEW-E	84-23-011 84-23-011		220-52-073 220-52-07300A	AMD-P NEW-E	84-21-134 84-20-013
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220-47-313	AMD-C	84-11-098	220-47-925	NEW-E	84-23-046		220-52-07300B	NEW-E	84-22-037
220-47-313	AMD	84-13-078	220-47-925	REP-E	84-23-071		220-52-074	AMD-P	84-21-134
220-47-314	REP-P	84-08-065	220–47–926	NEW-E	84-23-071	ŀ	220-52-075	AMD-P	84-04-091
220-47-314	REP-C REP	84-11-098 84-13-078	220-47-926	REP-E	84-24-026		220-52-075	AMD	84-08-014
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220-47-411	AMD-P	84-08-065	220-48-011	AMD	84-08-014	İ	220-55-130	AMD-P	84-03-059
220-47-411	AMD-C	84-11-098	220-48-01100A	NEW-E	84-20-007		220-55-130	AMD	84-05-046
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220-47-412 220-47-412	AMD-P AMD-C	84-08-065 84-11-098	220–48–015 220–48–01500G	AMD REP-E	84-08-014 84-05-025	Ì	220-56-105 220-56-115	AMD AMDP	84-09-026 84-03-060
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220-47-414	AMD-P	84-08-065	220-48-01500J	NEW-E	84-07-002		220-56-11600A	NEW-E	84-10-041
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220-47-50101	AMD-C	84-11-098	220-48-017	AMD-P	84-04-091		220-56-125	AMD	84-09-026
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220-47-50201 220-47-503	AMD AMD–P	84-13-078 84-08-065	220-48-031 220-48-031	AMD-P AMD	84-04-091 84-08-014	l	220-56-132 220-56-13200A	NEW NEW-E	84-09-026 84-08-005
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220-47-503	AMD	84-13-078	220-48-071	AMD	84-08-014		220-56-15600A	REP-E	84-15-035
220-47-901	NEW-E	84-16-055	220-49-020	AMD-P	84-04-091		220-56-15600B	NEW-E	84-15-035
220-47-901	REP-E	84-16-064	220-49-020	AMD	84-08-014		220-56-15600B	REP-E	84-17-107
220-47-902	NEW-E	84-16-064	220-49-02000Q	NEW-E	84-09-078		220-56-15600C	NEW-E	84-17-107
220–47–902 220–47–903	REP-E NEW-E	8417019 8417019	220-52-001 220-52-001	NEW-P NEW	84-04-091 84-08-014		220-56-180 220-56-180	AMD-P AMD	84-03-060 84-09-026
220-47-903	REP-E	84-17-015	220-52-010	AMD-P	84-04-091		220-56-18000L	NEW-E	84-07-029
220-47-904	NEW-E	84-17-025	220-52-010	AMD	84-08-014		220-56-18000M	NEW-E	84-08-005
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WAC #		WSR #	WAC #		WSR #	WAC #	WSR #
220-56-18000M	REP-E	84-16-009	220-57-13500E	NEW-E	84-21-054	220–57–440 AMD	84-09-026
220-56-18000N	NEW-E	84-16-009	220-57-13500E	REP-E	84-22-066	220-57-460 AMD-P	84-03-060
220-56-18000O 220-56-18000O	NEW-E REP-E	84-16-075 84-17-076	220–57–13500F 220–57–140	NEW-E AMD-P	84–23–003 84–05–042	220-57-460 AMD 220-57-46000K NEW-E	84-09-026 84-21-054
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220-56-330	AMD-P	84-03-060	220–57–335	AMD-P	84-03-060	220-57A-17500N REP-E	84-18-004
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
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220-120-080	NEW-P	84-21-135	230-08-170	AMD-P	84-13-038	232-12-084	NEW-P	84-12-009 84-08-068
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
232-12-085	NEW	84-12-009	232-18-360	REP	84-20-012	232-19-010	NEW-P	84-14-088
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232-12-131	AMD-P	84-11-095	232-18-370	REP	84-20-012	232-19-013	NEW-P	84-14-088
232-12-134	AMD	84-16-015	232-18-375	REP-P	84-14-088	232-19-020	NEW	84-20-012
232-12-151	AMD-P	84-14-087	232-18-375	REP	84-20-012	232-19-030	NEW-P	84-14-088
232–12–157 232–12–189	AMD AMD–P	84-03-021 84-17-090	232-18-400 232-18-400	REP-P REP	84-14-088 84-20-012	232–19–030 232–19–040	NEW NEW-P	84-20-012 84-14-088
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232-14-010 232-16-280	AMD REP-P	84-22-040 84-14-069	232-18-420 232-18-420	REP-P REP	84-14-088 84-20-012	232–19–055 232–19–060	NEW NEW-P	84-20-012 84-14-088
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232-16-280	REP	84-21-048	232–18–425	REP	84-20-012	232-19-070	NEW-P	84-14-088
232-16-280	REP-E	84-21-049	232-18-440	REP-P	84-14-088	232-19-070	NEW	84-20-012
232-16-700 232-16-700	NEW-P NEW-C	84-14-068 84-17-092	232-18-440 232-18-442	REP REP-P	84-20-012 84-14-088	232-19-080 232-19-080	NEW-P NEW	84-14-088 84-20-012
232-16-700	NEW	84-21-046	232-18-442	REP	84-20-012	232-19-090	NEW-P	84-14-088
232-16-700	NEW-E	84-21-047	232-18-444	REP-P	84-14-088	232-19-090	NEW	84-20-012
232-18-010	REP-P	84-14-088	232-18-444	REP	84-20-012	232-19-100	NEW-P	84-14-088
232-18-010 232-18-020	REP REPP	84-20-012 84-14-088	232-18-450 232-18-450	REP-P REP	84-14-088 84-20-012	232–19–100 232–19–110	NEW NEW-P	84-20-012 84-14-088
232-18-020	REP	84-20-012	232-18-455	REP-P	84-14-088	232-19-110	NEW	84-20-012
232-18-025	REP-P	84-14-088	232–18–455	REP	84-20-012	232-19-120	NEW-P	84-14-088
232-18-025	REP	84-20-012	232-18-460	REP-P	84-14-088	232-19-120	NEW	84-20-012
232-18-040 232-18-040	REPP REP	84-14-088 84-20-012	232–18–460 232–18–470	REP REP–P	84-20-012 84-14-088	232-19-130 232-19-130	NEW-P NEW	84-14-088 84-20-012
232-18-050	REP-P	84-14-088	232-18-470	REP	84-20-012	232-19-140	NEW-P	84-14-088
232-18-050	REP	84-20-012	232-18-480	REP-P	84-14-088	232-19-140	NEW	84-20-012
232-18-060	REP-P	84-14-088	232–18–480	REP	84-20-012	232-19-180	NEW-P	84-14-088
232-18-060 232-18-100	REP REP-P	8420012 8414088	232–18–485 232–18–485	REP-P REP	84-14-088 84-20-012	232–19–180 232–28–106	NEW REP-P	84-20-012 84-11-096
232-18-100	REP	84-20-012	232-18-490	REP-P	84-14-088	232-28-106	REP	84-16-016
232-18-150	REP-P	84-14-088	232-18-490	REP	84-20-012	232-28-107	NEW-P	84-11-096
232-18-150	REP	84-20-012	232–18–495	REP-P	84-14-088	232-28-107	NEW REP-P	84-16-016
232-18-160 232-18-160	REP-P REP	84-14-088 84-20-012	232–18–495 232–18–500	REP REP-P	84-20-012 84-14-088	232–28–207 232–28–207	REP-P REP	84-08-073 84-14-070
232-18-180	REP-P	84-14-088	232-18-500	REP	84-20-012	232-28-208	NEW-P	84-08-073
232-18-180	REP	84-20-012	232-18-510	REP-P	84-14-088	232-28-208	NEW	84-14-070
232-18-190	REPP REP	8414088 8420012	232–18–510 232–18–535	REP REP-P	84-20-012 84-14-088	232-28-20801 232-28-20801	NEW-E NEW-P	84-18-027 84-18-061
232-18-190 232-18-200	REP-P	84-20-012 84-14-088	232-18-535	REP	84-20-012	232-28-20801	NEW-F	84-21-050
232-18-200	REP	84-20-012	232-18-540	REP-P	84-14-088	232-28-20802	NEW-E	84-18-028
232-18-203	REP-P	84-14-088	232-18-540	REP	84-20-012	232-28-20802	NEW-P	84-18-063
232-18-203 232-18-205	REP REP-P	84-20-012 84-14-088	232–18–545 232–18–545	REP–P REP	84-14-088 84-20-012	232-28-20802 232-28-20803	NEW NEW-E	84-21-051 84-23-066
232-18-205	REP	84-20-012	232-18-550	REP-P	84-14-088	232-28-20003	REP-P	84-14-066
232-18-215	REP-P	84-14-088	232-18-550	REP	84-20-012	232-28-406	REP	84-18-026
232-18-215	REP	84-20-012	232-18-570	REP-P	84-14-088	232-28-408	NEW-P NEW	84-14-066
232-18-240 232-18-240	REP-P REP	84-14-088 84-20-012	232-18-570 232-18-580	REP REP-P	84-20-012 84-14-088	232–28–408 232–28–40801	NEW-E	84-18-026 84-24-044
232-18-245	REP-P	84-14-088	232-18-580	REP	84-20-012	232–28–506	REP-P	84-11-094
232-18-245	REP	84-20-012	232-18-600	REP-P	84-14-088	232-28-506	REP	84-18-025
232-18-270	REP-P REP	84-14-088 84-20-012	232–18–600 232–18–650	REP REP-P	84-20-012 84-14-088	232–28–50601 232–28–507	NEW-E NEW-P	84-05-061 84-11-094
232-18-270 232-18-300	REP-P	84-14-088	232-18-650	REP-F	84-20-012	232-28-507	NEW-F	84-18-025
232-18-300	REP	84-20-012	232-18-652	REP-P	84-14-088	232-28-606	REP-P	84-14-086
232-18-305	REP-P	84-14-088	232–18–652	REP	84-20-012	232-28-606	REP	84-24-031
232-18-305 232-18-310	REP REP-P	84-20-012 84-14-088	232–18–660	REP-P REP	84-14-088 84-20-012	232–28–60601 232–28–60602	NEW-E NEW-E	84-02-062
232-18-310	REP-F	84-20-012	232-18-660 232-18-690	REP-P	84-14-088	232-28-60603	NEW-E	84-04-001 84-04-002
232-18-320	REP-P	84-14-088	232-18-690	REP	84-20-012	232-28-60604	NEW-E	84-05-002
232-18-320	REP	84-20-012	232-18-695	REP-P	84-14-088	232-28-60605	NEW-E	84-06-005
232-18-330 232-18-330	REP-P REP	84-14-088 84-20-012	232-18-695 232-18-700	REP REP-P	8420012 8414088	232–28–60606 232–28–60607	NEW-E NEW-E	84-07-031
232-18-340	REP-P	84-20-012 84-14-088	232-18-700	REP-F	84-20-012	232-28-607	REP-P	84-07-031 84-14-086
232-18-340	REP	84-20-012	232-18-710	REP-P	84-14-088	232-28-607	REP	84-24-031
232-18-345	REP-P	84-14-088	232-18-710	REP	84-20-012	232-28-60701	NEW-P	84-08-069
232–18–345 232–18–350	REP REP-P	84-20-012 84-14-088	232-18-840 232-18-840	REP–P REP	84-14-088 84-20-012	232-28-60701 232-28-60701	NEW REP-P	84-12-011 84-14-086
232-18-350	REP	84-20-012	232-18-870	REP-P	84-14-088	232-28-60701	AMD-E	84-16-032
232-18-355	REP-P	8414088	232-18-870	REP	84-20-012	232-28-60701	REP	84-24-031
232-18-355	REP	84-20-012	232-18-910 232-18-910	REP–P REP	84-14-088 84-20-012	232–28–608 232–28–608	REP-P REP	84-14-086
232–18–360	REP-P	84–14–088	1 232-10-910	REF	04-20-012	232-20-000	KEF	84-24-031

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
232-28-60801	NEW-E	84-18-036	236-11-010	NEW-P	84-17-046	236-70-030	NEW	84-24-030
232-28-60802	NEW-E	84-24-018	236-11-010	NEW D	84-20-015	236-70-040	NEW-P	84-21-083
232–28–609 232–28–609	REP-P REP	84-14-086 84-24-031	236-11-020 236-11-020	NEW-P NEW	84-17-046 84-20-015	236-70-040 236-70-050	NEW NEW-P	84-24-030 84-21-083
232-28-60901	NEW-E	84-16-071	236-11-030	NEW-P	84-17-046	236-70-050	NEW	84-24-030
232-28-60902	NEW-E	84-20-047	236-11-030	NEW	84-20-015	236-70-060	NEW-P	84-21-083
232-28-60903 232-28-610	NEW–E REP–P	84-20-046 84-14-086	236-11-040 236-11-040	NEW-P NEW	84-17-046 84-20-015	23670060 23670070	NEW NEW-P	84-24-030 84-21-083
232-28-610	REP	84-24-031	236-11-050	NEW-P	84-17-046	236-70-070	NEW-P	84-24-030
232-28-61001	NEW-E	84-16-070	236-11-050	NEW	84-20-015	236-70-080	NEW-P	84-21-083
232-28-611	REP-P	84-14-086	236-11-060	NEW-P	84-17-046	236-70-080	NEW	84-24-030
232-28-611 232-28-61101	REP NEW-P	84-24-031 84-08-071	236-11-060 236-11-070	NEW NEW-P	84-20-015 84-17-046	248-06-001 248-06-001	AMD-P AMD-E	84-21-024 84-21-025
232-28-61101	NEW	84-12-012	236-11-070	NEW	84-20-015	248-06-003	REP-P	84-21-024
232-28-61101	NEW-E	84-12-014	236-11-080	NEW-P	84-17-046	248-06-003	REP-E	84-21-025
232-28-61101 232-28-61101	REP-P REP	8414086 8424031	236-11-080 236-11-090	NEW NEW-P	84-20-015 84-17-046	248-06-005 248-06-005	REP-P REP-E	84-21-024 84-21-025
232-28-61101	NEW-E	84-18-048	236-11-090	NEW	84-20-015	248-06-010	NEW-P	84-21-023
232-28-61103	NEW-E	84-20-105	236-11-100	NEW-P	84-17-046	248-06-010	NEW-E	84-21-025
232-28-612	REP-P	84-14-086 84-24-031	236-11-100	NEW NEW-P	84-20-015	248-06-020	NEW-P	84-21-024
232-28-612 232-28-613	REP REP–P	84-24-031 84-14-086	236-11-110 236-11-110	NEW-P	84-17-046 84-20-015	248-06-020 248-06-040	NEW-E AMD-P	84-21-025 84-21-024
232-28-613	REP	84-24-031	236-11-120	NEW-P	84-17-046	248-06-040	AMD-E	84-21-025
232-28-61301	NEW-P	84-08-070	236-11-120	NEW	84-20-015	248-06-055	REP-P	84-21-024
232-28-61301 232-28-61301	NEW NEW-E	84-12-010 84-12-013	236-11-130 236-11-130	NEW-P NEW	8417046 8420015	248-06-055 248-06-100	REP-E REP-P	84-21-025 84-21-024
232-28-61301	REP-P	84-14-086	236-28-030	AMD-P	84-15-013	248-06-100	REP-E	84-21-025
232-28-61301	REP	84-24-031	236-28-030	AMD-E	84-15-014	248-06-174	AMD-P	84-21-024
232-28-614	NEW-P NEW	84-14-086 84-24-031	236–28–030 236–28–040	AMD REP-P	84-19-058 84-15-013	248-06-174 248-06-175	AMD–E REP–P	84-21-025
232-28-614 232-28-61401	NEW-P	84–24–031 84–23–065	236-28-040	REP-E	84-15-014	248-06-175	REP-E	84-21-024 84-21-025
232-28-61402	NEW-P	84-23-065	236-28-040	REP	84-19-058	248-06-176	REP-P	84-21-024
232-28-61403	NEW-E	84-24-037	236-28-050	REP-P	84-15-013	248-06-176	REP-E	84-21-025
232-28-705 232-28-706	REP NEW	84-05-060 84-05-060	236–28–050 236–28–050	REP-E REP	84-15-014 84-19-058	248-06-203 248-06-203	AMD-P AMD-E	84-21-024 84-21-025
232-28-706	REP-P	84-23-068	236-28-060	REP-P	84-15-013	248-06-305	AMD-P	84-21-024
232-28-707	NEW-P	84-23-068	236-28-060	REP-E	84-15-014	248-06-305	AMD-E	84-21-025
232-28-805 232-28-805	REP-P REP	84-05-059 84-12-031	236–28–060 236–47–001	REP NEW-P	84-19-058 84-07-024	248-06-340 248-06-340	AMD-P AMD-E	84-21-024 84-21-025
232-28-806	NEW-P	84-05-059	236-47-001	NEW	84-13-008	248-06-350	REP-P	84-21-024
232-28-806	NEW	84-12-031	236-47-002	NEW-P	84-07-024	248-06-350	REP-E	84-21-025
232-32-010 232-32-010	NEW-P NEW	84-14-085 84-18-065	236–47–002 236–47–003	NEW NEW-P	84-13-008 84-07-024	248-06-380 248-06-380	REP-P REP-E	84-21-024 84-21-025
232-32-010	NEW-P	84-14-085	236-47-003	NEW-F	84-13-008	248-06-385	NEW-P	84-21-023
232-32-020	NEW	84-18-065	236-47-004	NEW-P	84-07-024	248-06-385	NEW-E	84-21-025
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232–32–030 232–32–040	NEW NEW-P	84-18-065 84-14-085	236-47-005	NEW-P	84-07-024 84-13-008	248-06-410 248-06-420	AMD–E REP–P	84-21-025 84-21-024
232–32–040	NEW	84-18-065	236-47-006	NEW-P	84-07-024	248-06-420	REP-E	84-21-025
232-32-050	NEW-P	84-14-085	236-47-006	NEW	84-13-008	248-06-455	REP-P	84-21-024
232–32–050 232–32–060	NEW NEW-P	8418065 8414085	236–47–007 236–47–007	NEW-P NEW	84-07-024 84-13-008	248-06-455 248-06-460	REP-E AMD-P	84-21-025 84-21-024
232-32-060	NEW	84-18-065	236-47-008	NEW-P	84-07-024	248-06-460	AMD-E	84-21-025
232-32-070	NEW-P	84-14-085	236-47-008	NEW	84-13-008	248-06-470	NEW-P	84-21-024
232–32–070 232–32–155	NEW NEW-E	84-18-065 84-02-063	236–47–009 236–47–009	NEW-P NEW	84-07-024 84-13-008	248-06-470 248-06-480	NEW-E AMD-P	84-21-025 84-21-024
232–32–157	NEW-E	84-02-065	236-47-010	NEW-P	84-07-024	248-06-480	AMD-E	84-21-025
232-32-158	NEW-E	84-03-023	236-47-010	NEW	84-13-008	248-06-510	AMD-P	84-21-024
232–32–159 232–32–160	NEW-E NEW-E	84-03-029 84-03-022	236-47-011 236-47-011	NEW-P NEW	84-07-024 84-13-008	248-06-510 248-06-520	AMD-E REP-P	84-21-025 84-21-024
232-32-161	NEW-E	84-03-030	236-47-012	NEW-P	84-07-024	248-06-520	REP-E	84-21-025
232-32-162	NEW-E	84-03-031	236-47-012	NEW	84-13-008	248-06-550	REP-P	84-21-024
232-32-163	NEW-E	84-05-001	236-47-013	NEW-P	84-07-024	248-06-550	REP-E	84-21-025
232–32–164 232–32–165	NEW-E NEW-E	8407044 8409004	236–47–013 236–47–014	NEW NEW-P	84-13-008 84-07-024	248-06-600 248-06-600	REP-P REP-E	84-21-024 84-21-025
236-10-010	REP-P	84-17-046	236-47-014	NEW	84-13-008	248-06-700	REP-P	84-21-024
236-10-015	REP-P	84-17-046	236-47-015	NEW-P	84-07-024	248-06-700	REP-E	84-21-025
236-10-020 236-10-030	REP-P REP-P	84-17-046 84-17-046	236-47-015 236-47-016	NEW NEW-P	84-13-008 84-07-024	248-06-805 248-06-805	REP-P REP-E	84-21-024 84-21-025
236-10-030	REP-P	84-17-046	236-47-016	NEW	84-13-008	248-06-810	REP-P	84-21-024
236-10-050	REP-P	84-17-046	236-47-017	NEW-P	84-07-024	248-06-810	REP-E	84-21-025
236-10-060 236-10-070	REP-P REP-P	84-17-046 84-17-046	236-47-017 236-70-010	NEW NEW-P	8413008 8421083	248-06-815 248-06-815	AMD-P AMD-E	84-21-024 84-21-025
236-10-070	REP-P	84-17-046 84-17-046	236-70-010	NEW-P	84-24-030	248-06-820	REP-P	84-21-023 84-21-024
236-10-090	REP-P	84-17-046	236-70-020	NEW-P	84-21-083	248-06-820	REP-E	84-21-025
236-10-100	REP-P	84-17-046	236-70-020	NEW D	84-24-030	248-06-825	REP-P	84-21-024
236–10–110	REP-P	84–17–046	236-70-030	NEW-P	84-21-083	248-06-825	REP-E	84–21–025

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
248-06-831	AMD-P	84-21-024	248-22-570	REP	84-17-014	248-60A-110	REP-P	84-12-059
248-06-831	AMD-E REP-P	84-21-025 84-21-024	248-22-580 248-22-580	REP-P REP	84-12-003 84-17-014	248-60A-110 248-60A-120	REP REP-P	84-18-034 84-12-059
248-06-833 248-06-833	REP-E	84-21-025	248-22-590	REP-P	84-12-003	248-60A-120	REP-P	84-12-039 84-18-034
248-06-835	NEW-P	84-21-024	248-22-590	REP	84-17-014	248-60A-130	REP-P	84-12-059
248-06-835	NEW-E	84-21-025	248-26-001	NEW-P	84-12-004	248-60A-130	REP	84-18-034
248-08-595	REP-P	84-12-058	248-26-001	NEW	84-17-010	248-60A-140	REP-P	84-12-059
248-08-595 248-08-596	REP NEW-P	8416031 8412058	248-26-010 248-26-010	NEW-P NEW	84-12-004 84-17-010	248-60A-140 248-60A-150	REP REP-P	84-18-034 84-12-059
248-08-596	NEW	84-16-031	248-26-020	NEW-P	84-12-004	248-60A-150	REP	84-18-034
248-14-050	REP-P	84-11-036	248-26-020	NEW	84-17-010	248-60A-160	REP-P	84-12-059
248-14-050	REP	84-15-007	248-26-030	NEW-P	84-12-004	248-60A-160	REP	84-18-034
248-15-020 248-15-020	AMD-P AMD	84-11-068 84-17-035	248-26-030 248-26-040	NEW NEW-P	84-17-010 84-12-004	248-60A-170 248-60A-170	REP-P REP	84-12-059 84-18-034
248-15-030	AMD-P	84-11-068	248-26-040	NEW	84-17-010	248-61-001	REP-P	84-12-059
248-15-030	AMD	84-17-035	248-26-050	NEW-P	84-12-004	24861001	REP	84-18-034
248-15-080	AMD-P	84-11-068	248-26-050	NEW	84-17-010	248-61-010	REP-P	84-12-059
248-15-080 248-15-100	AMD AMD-P	84-17-035 84-11-068	248-26-060 248-26-060	NEW-P NEW	84-12-004 84-17-010	248-61-010 248-61-015	REP REP-P	84-18-034 84-12-059
248-15-100	AMD	84-17-035	248-26-070	NEW-P	84-12-004	248-61-015	REP	84-18-034
248-17-020	AMD-P	84-11-069	248-26-070	NEW	84-17-010	248-61-020	REP-P	84-12-059
248-17-020	AMD	84-17-036	248-26-080	NEW-P	84-12-004	248-61-020	REP	84-18-034
248-17-212 248-17-212	AMD–P AMD	84-11-069 84-17-036	248-26-080 248-26-090	NEW NEW-P	84-17-010 84-12-004	248-61-030 248-61-030	REP-P REP	84-12-059 84-18-034
248-17-213	AMD-P	84-11-069	248-26-090	NEW	84-17-010	248-61-040	REP-P	84-12-059
248-17-213	AMD	84-17-036	248-26-100	NEW-P	84-12-004	248-61-040	REP	84-18-034
248-17-214	AMD-P	84-11-069	248-26-100	NEW D	84-17-010	248-61-050	REP-P	84-12-059
248-17-214 248-17-220	AMD AMD–P	84-17-036 84-11-069	248-27-001 248-27-001	NEW-P NEW	84-12-078 84-17-006	248-61-050 248-61-060	REP REP–P	84-18-034 84-12-059
248-17-220	AMD	84-17-036	248-27-002	NEW-P	84-12-078	248-61-060	REP	84-18-034
248-17-250	NEW-P	84-11-069	248-27-002	NEW	84-17-006	248-61-070	REP-P	84-12-059
248-17-250	NEW B	84-17-036	248-27-010	NEW-P	84-12-078	248-61-070	REP	84-18-034
248-17-255 248-17-255	NEW-P NEW	84-11-069 84-17-036	248-27-010 248-27-020	NEW NEW-P	84-17-006 84-12-078	248-61-080 248-61-080	REP-P REP	84-12-059 84-18-034
248-17-260	NEW-P	84-11-069	248-27-020	NEW	84-17-006	248-61-090	REP REP–P	84-12-059
248-17-260	NEW	84-17-036	248-27-030	NEW-P	84-12-078	248-61-090	REP	84-18-034
248-17-265 248-17-265	NEW-P NEW	84-11-069 84-17-036	248-27-030 248-27-040	NEW NEW-P	84-17-006 84-12-078	248-61-100 248-61-100	REP-P REP	84-12-059 84-18-034
248-17-270	NEW-P	84-11-069	248-27-040	NEW	84-17-006	248-61-110	REP-P	84-12-059
248-17-270	NEW	84-17-036	248-27-050	NEW-P	84-12-078	248-61-110	REP REP-P	84-18-034
248-17-275	NEW-P	84-11-069	248-27-050	NEW NEW-P	84-17-006	248-61-120	REP-P	84-12-059
248-17-275 248-18-001	NEW AMD-P	84-17-036 84-14-089	248–27–060 248–27–060	NEW-P	84-12-078 84-17-006	248-61-120 248-61-130	REP REP-P	84-18-034 84-12-059
248-18-001	AMD	84-17-077	248-27-070	NEW-P	84-12-078	248-61-130	REP	84–18–034
248-18-030	REP-P	84-14-089	248-27-070	NEW	84-17-006	248-61-140	REP-P	84-12-059
248-18-030 248-18-031	REP NEW-P	84-17-077 84-14-089	248-27-080 248-27-080	NEW-P NEW	84-12-078 84-17-006	248-61-140 248-61-150	REP REP-P	84-18-034 84-12-059
248-18-031	NEW	84-17-077	248-27-090	NEW-P	84-12-078	248-61-150	REP	84-18-034
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248-18-033	NEW	84-17-077	248-27-100	NEW-P	84-12-078	248-61-160	REP	84-18-034
248-18-235 248-18-235	NEW-P NEW	84-18-033 84-22-003	248-27-100 248-27-120	NEW NEW-P	84-17-006 84-12-078	248-61-170 248-61-170	REP-P REP	84-12-059 84-18-034
248-18-532	NEW-P	84-18-033	248-27-120	NEW	84-17-006	248-61-180	REP-P	84-12-059
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248-19-220 248-19-220	AMD-P AMD-E	84-04-026 84-04-057	248-30-110 248-30-115	AMD-P NEW-P	84-24-062 84-24-062	248-63-001 248-63-001	NEW-P NEW	84-12-059 84-18-034
248-19-220	AMD-E	84-07-014	248-30-113	AMD-P	84-24-062	248-63-001	NEW-P	84-12-059
248-19-230	AMD-P	84-04-026	248-60A-010	REP-P	84-12-059	248-63-010	NEW	84-18-034
248-19-230	AMD-E	84-04-057	248-60A-010	REP	84-18-034	248-63-020	NEW-P	84-12-059
248-19-230 248-22-500	AMD REP-P	84-07-014 84-12-003	248-60A-020 248-60A-020	REP-P REP	84-12-059 84-18-034	248-63-020 248-63-030	NEW NEW-P	84-18-034 84-12-059
248-22-500	REP	84-17-014	248-60A-030	REP-P	84-12-059	248-63-030	NEW	84-18-034
248-22-501	REP-P	84-12-003	248-60A-030	REP	84-18-034	248-63-040	NEW-P	84-12-059
248-22-501	REP	84-17-014	248-60A-040	REP-P	84-12-059	248-63-040	NEW	84-18-034
248-22-510 248-22-510	REP-P REP	84-12-003 84-17-014	248-60A-040 248-60A-050	REP REP-P	84-18-034 84-12-059	248-63-050 248-63-050	NEW-P NEW	84-12-059 84-18-034
248-22-520	REP-P	84-12-003	248-60A-050	REP	84-18-034	248-63-060	NEW-P	84-12-059
248-22-520	REP	84-17-014	248-60A-060	REP-P	84-12-059	248-63-060	NEW	84-18-034
248-22-530 248-22-530	REP-P REP	84-12-003 84-17-014	248-60A-060 248-60A-070	REP REP-P	84-18-034 84-12-059	248-63-070 248-63-070	NEW-P NEW	84-12-059
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248-22-540	REP	84-17-014	248-60A-080	REP-P	84-12-059	248-63-080	NEW	84-18-034
248-22-550	REP-P	84-12-003	248-60A-080	REP	84-18-034	248-63-090	NEW-P	84-12-059
248-22-550 248-22-560	REP REP-P	84-17-014 84-12-003	248-60A-090 248-60A-090	REP-P REP	84-12-059 84-18-034	248-63-090 248-63-100	NEW NEW-P	84-18-034 84-12-059
248-22-560	REP	84-17-014	248-60A-100	REP-P	84-12-059	248-63-100	NEW-P	84-18-034
248-22-570	REP-P	84-12-003	248-60A-100	REP	84-18-034	248-63-110	NEW-P	84-12-059

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
248-63-110	NEW	84-18-034	251-10-045	AMD-P	84-04-070	251–18–150	REP-P	8406065
248-63-120	NEW-P	84-12-059	251-10-045	AMD-E	84-04-071	251-18-150	REP	84-10-056
248-63-120 248-63-130	NEW NEW-P	84-18-034 84-12-059	251-10-045 251-10-055	AMD AMD–P	8408032 8404070	251-18-155	REP-P	84-06-065
248-63-130	NEW	84–18–034	251-10-055	AMD-F AMD-E	84-04-071	251-18-155 251-18-160	REP AMD–P	84-10-056 84-06-065
248-63-140	NEW-P	84-12-059	251-10-055	AMD	8408032	251-18-160	AMD-F AMD	84-10-056
248-63-140	NEW	84-18-034	251-10-112	NEW-P	8406065	251-18-170	REPP	84-06-065
248-63-150 248-63-150	NEW-P NEW	84-12-059 84-18-034	251-10-112 251-10-112	NEW-C	84-10-055	251-18-170	REP	84-10-056
248-63-160	NEW-P	84-12-059	251-10-112	NEW-C NEW-C	84-12-087 84-18-059	251-18-175 251-18-175	REP-P REP	84-06-065
248-63-160	NEW	84-18-034	251-10-112	NEW-C	84-21-067	251-18-173	AMD-P	84-10-056 84-04-070
248-63-170	NEW-P	84-12-059	251-10-112	NEW-C	84-24-060	251-18-180	AMD-E	84-04-071
248-63-170	NEW	84-18-034	251-10-140	AMD-P	84-09-068	251-18-180	AMD-P	8406065
248-63-180 248-63-180	NEW-P NEW	84-12-059 84-18-034	251-10-140 251-10-140	AMD–E AMD	84-10-018 84-12-047	251-18-180	AMD	8408032
248-84-002	AMD-P	84-10-044	251-10-140	AMD-P	84-12-087	251-18-180 251-18-180	AMD AMD–C	84-10-056 84-12-087
248-84-002	AMD	84-14-090	251-10-160	AMD-E	84-14-079	251-18-180	AMD AMD	84-16-067
248-84-030	AMD-P	84-10-044	251-10-160	AMD	84-16-067	251-18-181	REP-P	8406065
248-84-030 248-84-035	AMD AMD–P	8414090 8410044	251-12-072	AMD-P	84-18-058	251-18-181	REP	84-10-056
248-84-035	AMD-F AMD	84-14-090	251-12-072 251-12-072	AMD-C AMD	84-22-020 84-24-032	251-18-190 251-18-190	AMD–P AMD	84-06-065 84-10-056
248-84-062	NEW-P	84-10-044	251-12-080	AMD-P	84-12-087	251-18-190	AMD-P	84-24-059
248-84-062	NEW	84-14-090	251-12-080	AMD-E	84-14-079	251-18-200	AMD-P	84-06-065
248-100-075 248-100-075	AMD–P AMD	84-16-081 84-19-043	251-12-080	AMD	84-16-067	251-18-200	AMD	84-10-056
248-100-075	AMD-P	84-22-008	251-12-110 251-12-110	AMD-P AMD-E	84-12-087 84-14-079	251-18-200 251-18-230	AMD-P REP-P	84-24-059 84-06-065
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250-18-060	AMD-P	84-10-043	251-12-240	AMD-P	84-12-087	251-18-240	AMD-P	84-06-065
250-18-060 250-44-050	AMD AMD-P	84-14-024	251-12-240	AMD-E	84-14-079	251-18-240	AMD	84-10-056
250-44-050 250-44-050	AMD-P AMD	84-10-048 84-14-084	251-12-240 251-18-010	AMD AMD–P	8416067 8406065	251–18–240 251–18–240	AMD-C	84-12-087
250-44-060	AMD-P	84-10-048	251-18-010	AMD	84-10-056	251-18-260	AMD AMD–P	84-16-067 84-06-065
250-44-060	AMD	84-14-084	251-18-011	NEW-P	84-06-065	251-18-260	AMD	84-10-056
250-44-070	AMD-P	84-10-048	251-18-011	NEW	84-10-056	251-18-265	AMD-P	8406065
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250-44-080	AMD	84-14-084	251-18-012	NEW-P	84-06-065	251-18-270	AMD–P AMD	84-06-065 84-10-056
250-44-090	AMD-P	84-10-048	251-18-015	NEW	84-10-056	251-18-315	NEW-P	84-02-067
250-44-090	AMD	84-14-084	251-18-020	AMD-P	84-06-065	251-18-315	NEW-C	8406004
250-44-110 250-44-110	AMD-P AMD	84–10–048 84–14–084	251–18–020 251–18–025	AMD REP-P	8410056 8406065	251–18–315 251–18–320	NEW-C	84-12-088
250-44-130	AMD-P	84-10-048	251-18-025	REP-C	84-10-055	251-18-320	AMD-P AMD-E	8404070 8404071
250-44-130	AMD	84-14-084	251-18-025	REP	84-18-060	251-18-320	AMD	84-08-032
251-04-020	AMD-P	84-02-067	251-18-030	REP-P	84-06-065	251-18-320	AMD-P	84-12-087
251-04-020 251-04-020	AMD-P AMD-E	84-04-070 84-04-071	251-18-030 251-18-030	REP-C REP	84-10-055 84-18-060	251–18–320 251–18–330	AMD AMD-P	84-16-067 84-02-067
251-04-020	AMD-C	84-06-004	251-18-050	AMD-P	84-06-065	251-18-330	AMD-P	84-02-067 84-04-070
251-04-020	AMD	84-06-035	251-18-050	AMD	84-10-056	251-18-330	AMD-E	84-04-071
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251-04-020 251-04-020	AMD AMD–P	84-16-067	251-18-080	REP-P	84-06-065	251-18-347	AMD	84-16-067
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251-04-040 251-04-040	AMD-C AMD	84-12-088 84-16-067	251-18-115 251-18-115	REPP REP	84-06-065 84-10-056	251–18–355 251–18–355	NEW-C	84-06-004
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251-08-090 251-08-090	AMD-E AMD	84-14-079 84-16-067	251-18-130 251-18-130	AMD–C AMD	84-10-055	251-20-010	AMD-P	84-12-087
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251-08-091	NEW-E	84-14-079	251-18-130	AMD	84-24-032	251-20-020	AMD-P	84-12-087
251-08-091 251-08-091	NEW AMD-P	84-16-067 84-19-061	251-18-140 251-18-140	AMD-P	84-06-065	251-20-020	AMD-E	84-14-079
251-08-091	NEW-P	84-12-087	251-18-140	AMD AMD-C	84-10-056 84-12-087	251-20-020 251-20-030	AMD AMD–P	84-16-067 84-12-087
251-08-093	NEW-P	84-19-061	251-18-140	AMD-C	84-18-059	251-20-030	AMD-P AMD-E	84-14-079
251-09-040	AMD-P	84-09-068	251-18-140	AMD-C	84-21-067	251-20-030	AMD	84–16–067
251-10-025 251-10-031	NEW-P AMD-P	84-24-059 84-19-061	251-18-140 251-18-145	AMD-C NEW-P	84-24-060	251-20-030	AMD-P	84-19-061
251-10-031	NEW-P	84-19-061	251-18-145	NEW-P NEW	84-06-065 84-10-056	251–20–040 251–20–040	AMD-P AMD-E	84-12-087 84-14-079
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
251–20–040	AMD	84-16-067	253–12–100	NEW-E	84-23-013	261-12-020	AMD-P	84–17–138
251-20-045	NEW-P	84-12-087	253-12-100	NEW	84-24-012	261-12-020	AMD	84-20-066
251-20-045	NEW-E	84-14-079	253–12–101	NEW-E	84-18-040	261-14-010	NEW-P	84-21-128
251-20-045 251-20-050	NEW AMD-P	84-16-067 84-12-087	253-12-101 253-12-101	NEW-P NEW-E	84-21-113 84-23-013	261-14-020 261-14-030	NEW-P NEW-P	84-21-128 84-21-128
251-20-050	AMD-E	84-14-079	253-12-101	NEW	84-24-012	261-14-040	NEW-P	84-21-128
251-20-050	AMD	84-16-067	253-16-010	NEW-E	84-18-040	261-20	AMD-P	84-09-021
251-20-050	AMD-P	84-19-061	253–16–010	NEW-P	84-21-113	261-20	AMD-C	84-10-013
251-22-070 251-22-070	AMD-P AMD-E	84-04-070 84-04-071	253-16-010 253-16-010	NEW-E NEW	84-23-013 84-24-012	261-20 261-20	AMD AMD–P	84-13-009 84-14-074
251-22-070	AMD-E AMD	84-08-032	253-16-010	NEW-E	84-18-040	261–20	AMD	84-18-015
251-22-090	AMD-P	84-09-068	253-16-020	NEW-P	84-21-113	261-20	AMD-P	84-21-127
251-22-090	AMD-E	84-10-018	253-16-020	NEW-E	84-23-013	261-20-010	AMD-P	84-17-138
251-22-090 251-22-091	AMD REPP	84-12-047 84-09-068	253-16-020 253-16-030	NEW NEW-E	84-24-012 84-18-040	261-20-010 261-20-020	AMD AMD–P	84–20–066 84–17–138
251-22-091	REP-E	84-10-018	253-16-030	NEW-P	84-21-113	261-20-020	AMD	84-20-066
251-22-091	REP	84-12-047	253-16-030	NEW-E	84-23-013	261-20-030	AMD-P	84-17-138
251-22-200	AMD-P	84-09-068	253–16–030	NEW	84-24-012	261-20-030	AMD	84-20-066
251-22-200 253-02-010	AMD NEW-E	84-12-047 84-18-040	253-16-040 253-16-040	NEW-E NEW-P	84-18-040 84-21-113	261-20-040 261-20-040	AMD-P AMD	84-17-138 84-20-066
253-02-010	NEW-P	84-21-113	253-16-040	NEW-E	84-23-013	261-20-045	AMD-P	84-17-138
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253-02-030	NEW-P	84-23-013	253-16-060	NEW	84-24-012	261-40-010	AMD	84–20–066
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253-12-030 253-12-040	NEW-E	84-18-040	260-70-026	NEW	84-06-061	261-50-030	NEW-E	84-13-010
253-12-040	NEW-P	84-21-113	260-70-027	NEW-P	84-04-061	261-50-030	NEW-P	84-14-075
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253-12-050	NEW-P	84-21-113	260-70-029	NEW-P	84-04-061	261-50-040	NEW-P	84-14-075
253-12-050	NEW-E	84-23-013	260-70-029	NEW D	84-06-061	261-50-040	NEW-E	84-18-035
253-12-050 253-12-060	NEW NEW-E	84-24-012 84-18-040	260-70-031 260-70-031	NEW-P NEW	84-04-061 84-06-061	261-50-040 261-50-045	NEW NEW-E	84-20-067 84-13-010
253-12-060	NEW-P	84-21-113	260-70-032	NEW-P	84-04-061	261-50-045	NEW-P	84-14-075
253-12-060	NEW-E	84-23-013	260-70-032	NEW	84-06-061	261-50-045	NEW-E	84-18-035
253-12-060 253-12-070	NEW NEW-E	84-24-012 84-18-040	260-70-090 260-70-090	AMD–P AMD	84-04-061 84-06-061	261-50-045 261-50-050	NEW NEW-E	84-20-067 84-13-010
253-12-070	NEW-P	84-21-113	260-70-100	AMD-P	84-04-061	261-50-050	NEW-P	84-14-075
253-12-070	NEW-E	84-23-013	260-70-100	AMD	84-06-061	261-50-050	NEW-E	84-18-035
253-12-070	NEW NEW-E	84-24-012	260-84-010 261-02-030	AMD-P AMD-P	84-11-099 84-17-138	261-50-050 261-50-060	NEW NEW-E	84-20-067 84-13-010
253-12-080 253-12-080	NEW-E NEW-P	84-18-040 84-21-113	261-02-030	AMD-P	84-20-066	261-50-060	NEW-E	84-14-075
253-12-080	NEW-E	84-23-013	261-02-040	AMD-P	84-17-138	261-50-060	NEW-E	84-18-035
253-12-080	NEW E	84-24-012	261-02-040	AMD P	84-20-066	261-50-060	NEW E	84-20-067
253-12-090 253-12-090	NEW-E NEW-P	84-18-040 84-21-113	261-06-030 261-06-030	AMD-P AMD	84-17-138 84-20-066	261-50-065 261-50-065	NEW-E NEW-P	84-13-010 84-14-075
253-12-090	NEW-E	84-23-013	261-06-040	AMD-P	84-17-138	261-50-065	NEW-E	84-18-035
253-12-090	NEW	84-24-012	261-06-040	AMD B	84-20-066 84-17-138	261-50-065 261-50-070	NEW NEW-E	84-20-067
253-12-100 253-12-100	NEW-E NEW-P	8418040 8421113	261-10-020 261-10-020	AMD-P AMD	8417138 8420066	261-50-070	NEW-E NEW-P	84-13-010 84-14-075
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WAC #		WSR #	WAC #		WSR #	WAC #	<u>.</u>	WSR #
261-50-070	NEW-E	84-18-035	275-19-130	AMD	84–24–029	275-19-720	REP-P	84–17–102
261-50-070	NEW	84-20-067	275-19-135	NEW-P	84-17-102	275-19-720	REP	84-24-029
262-01-010	NEW	84-04-042	275-19-135	NEW	84-24-029	275-19-750	AMD-P	84-17-102
262-01-020 262-01-030	NEW NEW	84-04-042 84-04-042	275-19-140 275-19-140	AMD–P AMD	84-17-102 84-24-029	275-19-750	AMD	84-24-029
262-01-040	NEW	84-04-042	275-19-140	AMD-P	84-24-029 84-17-102	275–19–770 275–19–770	AMD-P AMD	84-17-102 84-24-029
262-01-050	NEW	84-04-042	275-19-145	AMD	84–24–029	275-19-800	AMD-P	84-17-102
263-12-115	AMD-C	84-04-025	275-19-150	AMD-P	84-17-102	275-19-800	AMD	84-24-029
263-12-115	AMD-C	84-04-058	275-19-150	AMD	84-24-029	275-19-810	AMD-P	84-17-102
263-12-115 263-12-115	AMD-E AMD	84-04-059 84-08-036	275–19–160 275–19–160	AMD-P AMD	84-17-102 84-24-029	275–19–810 275–19–820	AMD AMD–P	84-24-029 84-17-102
275–16–030	AMD-P	84-13-067	275-19-165	NEW-P	84-17-102	275-19-820	AMD-P AMD	84-17-102 84-24-029
275-16-030	AMD-E	84-14-043	275-19-165	NEW	84-24-029	275-19-830	AMD-P	84-17-102
275-16-030	AMD	84-17-011	275-19-170	AMD-P	84-17-102	275-19-830	AMD	84-24-029
275-18-010 275-18-010	REP-P REP	84-17-102 84-24-029	275-19-170 275-19-180	AMD AMD–P	84-24-029	275-19-900	AMD-P	84-17-102
275-18-020	REP-P	84-17-102	275-19-180	AMD-P AMD	84-17-102 84-24-029	275-19-900 275-19-910	AMD AMD-P	84-24-029 84-17-102
275-18-020	REP	84-24-029	275-19-185	AMD-P	84-17-102	275-19-910	AMD	84-24-029
275-18-030	REP-P	84-17-102	275-19-185	AMD	84-24-029	275-19-920	AMD-P	84-17-102
275-18-030	REP	84-24-029	275-19-190	REP-P	84-17-102	275-19-920	AMD	84-24-029
275-18-040 275-18-040	REP-P REP	84-17-102 84-24-029	275-19-190 275-19-200	REP AMD–P	84-24-029 84-17-102	275–20–030 275–20–030	AMD-P AMD-E	84–15–004 84–15–005
275-18-050	REP-P	84-17-102	275-19-200	AMD	84-24-029	275-20-030	AMD-E	84-18-022
275-18-050	REP	84-24-029	275-19-210	AMD-P	84-17-102	275-27-020	AMD-P	84-12-036
275-18-060	REP-P	84-17-102	275-19-210	AMD	84-24-029	275–27–020	AMD	84-15-058
275-18-060 275-18-070	REP REP-P	84-24-029 84-17-102	275-19-220 275-19-220	AMD-P AMD	84-17-102 84-24-029	275–27–030 275–27–030	AMD–P AMD	84-12-036
275-18-070	REP	84–24–029	275-19-230	AMD-P	84-17-102	275–27–030	AMD-P	84–15–058 84–12–036
275-18-080	REP-P	84-17-102	275-19-230	AMD	84-24-029	275-27-040	AMD	84-15-058
275-18-080	REP	84-24-029	275-19-240	AMD-P	84-17-102	275-27-050	AMD-P	84-12-036
275-18-090	REP-P REP	84-17-102 84-24-029	275–19–240 275–19–250	AMD B	84-24-029 84-17-102	275-27-050	AMD	84-15-058
275-18-090 275-18-100	REP-P	84-17-102	275-19-250	AMD-P AMD	84-24-029	275–27–060 275–27–060	AMD–P AMD	84–12–036 84–15–058
275-18-100	REP	84-24-029	275-19-260	AMD-P	84-17-102	275-27-210	AMD-P	84-12-036
275-18-110	REP-P	84-17-102	275-19-260	AMD	84-24-029	275-27-210	AMD	84-15-058
275-18-110	REP REP-P	84-24-029	275–19–270 275–19–270	AMD-P	84-17-102	275-27-230	AMD-P	84-12-036
275-18-120 275-18-120	REP-P	84-17-102 84-24-029	275-19-280	AMD AMD–P	84-24-029 84-17-102	275–27–230 275–27–240	AMD AMD–P	84-15-058 84-12-036
275-18-130	REP-P	84-17-102	275-19-280	AMD	84-24-029	275-27-240	AMD	84-15-058
275-18-130	REP	84-24-029	275-19-300	AMD-P	84-17-102	275-27-250	AMD-P	84-12-036
275-18-140	REP-P REP	84-17-102 84-24-029	275-19-300	AMD	84-24-029	275-27-250	AMD	84-15-058
275-18-140 275-18-150	REP-P	84-24-029 84-17-102	275–19–310 275–19–310	AMD–P AMD	84-17-102 84-24-029	275–27–300 275–27–300	AMD–P AMD	84-12-036 84-15-058
275-18-150	REP	84-24-029	275-19-320	AMD-P	84-17-102	275-27-400	AMD-P	84-12-036
275-18-160	REP-P	84-17-102	275-19-320	AMD	84-24-029	275-27-400	AMD	84-15-058
275-18-160	REP REP-P	84-24-029 84-17-102	275-19-400	AMD-P	84-17-102	275-27-500	AMD-P	84-08-015
275-18-170 275-18-170	REP-r	84-17-102 84-24-029	275-19-400 275-19-410	AMD AMD–P	84-24-029 84-17-102	275–27–500 275–27–500	AMD-C AMD	84-12-032 84-15-038
275-18-180	REP-P	84-17-102	275-19-410	AMD	84-24-029	275-27-800	NEW-P	84-04-009
275-18-180	REP	84-24-029	275-19-430	AMD-P	84-17-102	275-27-800	NEW-E	84-04-010
275-18-190 275-18-190	REP-P REP	84-17-102 84-24-029	275-19-430	AMD	84-24-029	275-27-800	NEW	84-07-018
275-18-200	REP-P	84-24-029 84-17-102	275–19–500 275–19–500	AMD–P AMD	84-17-102 84-24-029	275-27-810 275-27-810	NEW-P NEW-E	84-04-009 84-04-010
275-18-200	REP	84-24-029	275-19-510	AMD-P	84-17-102	275-27-810	NEW	84-07-018
275-19-010	AMD-P	84-17-102	275–19–510	AMD	84-24-029	275-27-820	NEW-P	84-04-009
275-19-010	AMD	84-24-029	275-19-530	AMD-P	84-17-102	275-27-820	NEW-E	84-04-010
275-19-020 275-19-020	AMD-P AMD	84-17-102 84-24-029	275–19–530 275–19–550	AMD AMD–P	84-24-029 84-17-102	275-27-820 275-31-005	NEW NEW	84-07-018 84-03-054
275-19-030	AMD-P	84-17-102	275-19-550	AMD	84-24-029	275-31-005	NEW	84-03-054
27519030	AMD	84-24-029	275-19-560	NEW-P	84-17-102	275-31-020	NEW	84-03-054
275-19-040	AMD-P	84-17-102	275-19-560	NEW	84-24-029	275-31-030	NEW	84-03-054
275–19–040 275–19–050	AMD AMD–P	84-24-029 84-17-102	275–19–570 275–19–570	NEW-P NEW	84-17-102 84-24-029	275–31–040 275–31–050	NEW NEW	84-03-054 84-03-054
275-19-050	AMD-I	84-24-029	275-19-600	AMD-P	84-24-029 84-17-102	275–31–030	NEW	84-03-054 84-03-054
275-19-060	AMD-P	84-17-102	275-19-600	AMD	84-24-029	275-31-080	NEW	84-03-054
275-19-060	AMD	84-24-029	275-19-610	AMD-P	84-17-102	275-31-090	NEW	84-03-054
275-19-070 275-19-070	AMD-P AMD	84-17-102 84-24-029	275-19-610 275-19-630	AMD REP-P	84-24-029 84-17-102	275-33-010	NEW-E	84-06-016
275-19-075	AMD-P	84-17-102	275-19-630	REP-P	84-17-102 84-24-029	275–33–010 275–33–010	NEW-P NEW	84-06-025 84-10-032
275-19-075	AMD	84-24-029	275-19-650	NEW-P	84-17-102	275-33-010	NEW-E	84-06-016
275-19-080	AMD-P	84-17-102	275-19-650	NEW	84-24-029	275-33-020	NEW-P	84-06-025
275-19-080 275-19-100	AMD AMD–P	84-24-029 84-17-102	275–19–660 275–19–660	NEW-P NEW	84-17-102 84-24-029	275-33-020	NEW E	84-10-032
275-19-100	AMD-P AMD	84-17-102 84-24-029	275-19-660	NEW AMD-P	84-24-029 84-17-102	275–33–030 275–33–030	NEW-E NEW-P	84-06-016 84-06-025
275-19-110	AMD-P	84-17-102	275-19-700	AMD	84-24-029	275-33-030	NEW	84-10-032
275-19-110	AMD	84-24-029	275-19-710	AMD-P	84-17-102	275-33-040	NEW-E	84-06-016
275–19–130	AMD-P	84–17–102	275–19–710	AMD	84–24–029	275–33–040	NEW-P	84-06-025

273-13-040 NEW	WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
775-31-3600 NEW-B 84-06-016 275-60-020 NEW-P 84-10-009 275-88-085 REP-B 84-14-076 NEW-P 84-10-012 275-90-020 NEW-P 84-10-012 275-80-020 NEW-P 84-10-012 275-	275-33-040	NEW	84–10–032	275–60–040					
275-31-3600 NEW 84-10-032 275-80-360 NEW-P 84-10-039 275-88-065 REP-P 34-14-076 34-15-030 375-31-3060 NEW-P 84-06-045 275-30-060 NEW-P 84-10-039 275-88-060 REP-P 84-15-021 275-31-3060 NEW-P 84-10-039 275-88-000 REP-P 84-15-021 275-31-3060 NEW-P 84-10-039 275-88-030 REP-P 84-15-021 275-31-3060 NEW-P 84-10-039 275-88-031 REP-P 84-15-021 275-31-3060 NEW-P 84-10-039 275-88-031 REP-P 84-17-038 275-31-3060 NEW-P 84-10-039 275-88-030 REP-P 84-17-038 275-31-3060 NEW-P 84-10-039 275-88-030 REP-P 84-17-038 275-31-3060 NEW-P 84-10-039 275-88-030 REP-P 84-17-038 275-31-3060 REP-P 84-15-021 275-66-520 NEW-P 84-10-039 275-88-030 REP-P 84-15-021 275-86-520 NEW-P 84-10-039 275-88-030 REP-P 84-15-021 275-86-520 NEW-P 84-10-039 275-88-030 REP-P 84-15-021 275-86-520 REP-P 84-15-021 27		NEW-E				84-10-009		REP-E	
275-31-3600 NEW-E 84-06-019 275-60-070 NEW 84-13-029 275-88-085 REP-E 84-17-035 275-31-3600 NEW 84-10-0212 275-60-070 NEW-P 84-10-021 275-31-3600 NEW 84-10-0212 275-30-0200 NEW 84-13-029 275-88-096 REP-E 84-14-070 NEW 84-13-029 275-88-096 REP-E 84-14-020 275-38-030 NEW 84-13-029 275-88-090 REP-E 84-14-020 275-38-030 NEW 84-13-029 275-88-090 REP-E 84-14-020 275-38-090 NEW 84-13-029 275-88-090 REP-E 84-14-020 275-38-090 NEW 84-13-029 275-38-090 REP-E 84-15-020 275-38-090 REP-E 84-15-020 275-38-090 REP-E 84-15-020 275-38-090 REP-E 84-15-020 275-38-090 REP-E 84-15-020 275-38-090 REP-E 84-15-020 275-38-090 REP-E 84-15-020 275-38-090 REP-E 84-15-020 275-38-100 REP								REP_P	
275-33-060 NEW-P 84-10-022 275-80-070 NEW-P 84-10-092 275-88-085 REP 84-14-076 275-38-001 NEW-P 84-10-092 275-88-000 REP-B 84-14-076 275-38-001 AMD-P 84-15-002 275-80-070 NEW-P 84-10-092 275-88-000 REP-B 84-15-002 275-38-000 NEW-P 84-10-092 275-88-000 REP-B 84-15-002 275-38-000 NEW-P 84-10-092 275-88-000 REP-B 84-15-002 275-38-000 NEW-P 84-10-092 275-88-003 REP-B 84-15-002 275-38-000 NEW-P 84-10-092 275-88-003 REP-B 84-15-002 275-38-355 AMD-P 84-15-002 275-60-400 NEW-P 84-10-092 275-88-093 REP-B 84-15-002 275-38-355 AMD-P 84-15-002 275-60-400 NEW-P 84-10-009 275-88-003 REP-B 84-15-002 275-88-003 NEW-P 84-10-009 275-88-003 REP-B 84-14-076 NEW-P 84-10-009 275-88-003 REP-B 84-14-076 NEW-P 84-10-009 275-88-003 REP-B 84-14-076 NEW-P 84-10-009 275-88-003 REP-B 84-14-076 NEW-P 84-10-009 275-88-003 REP-B 84-14-076 NEW-P 84-10-009 275-88-003 REP-B 84-14-076 NEW-P 84-10-009 275-88-003 REP-B 84-14-076 NEW-P 84-10-009 275-88-003 REP-B 84-14-076 NEW-P 84-10-009 275-88-003 REP-B 84-15-002 275-60-510 NEW-P 84-10-009 275-88-003 REP-B 84-15-002 275-60-510 NEW-P 84-10-009 275-88-003 REP-B 84-15-002 275-60-510 NEW-P 84-10-009 275-88-003 REP-B 84-15-002 275-60-510 NEW-P 84-10-009 275-88-003 REP-B 84-15-002 275-88-003 NEW-P 84-10-009 275-88-003 REP-B 84-15-002 275-88-003 NEW-P 84-10-009 275-88-003 REP-B 84-15-002 275-88-003 NEW-P 84-10-009 275-88-003 REP-B 84-15-002 275-88-003 NEW-P 84-10-009 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-P 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275-88-003 REP-B 84-15-002 275									
275-38-000 NEW 84-16-022 275-06-020 NEW 94-13-029 275-88-090 REP-E 84-15-070 275-38-000 AMD-E 84-15-020 275-06-020 NEW-P 84-10-099 275-88-090 REP-E 84-15-070 275-38-050 AMD-E 84-15-020 275-06-020 NEW-P 84-10-099 275-88-090 REP-E 84-15-070 275-38-050 AMD-E 84-15-020 275-06-020 NEW-P 84-10-099 275-88-090 REP-E 84-15-020 275-38-700 REP-E 84-15-020 275-06-020 NEW-P 84-10-099 275-88-090 REP-E 84-15-020 275-38-700 REP-E 84-15-02						84-10-009		REP	
275-38-001 AMD 84-19-042 275-60-300 NEW 84-13-029 275-88-090 REP 84-14-076 275-38-355 AMD—P 84-15-030 275-00-300 NEW—P 84-13-029 275-88-093 REP—B 84-15-041 275-38-355 AMD—P 84-15-030 275-00-300 NEW 84-13-029 275-88-093 REP—B 84-15-041 275-38-355 AMD—P 84-15-030 275-00-300 NEW 84-13-029 275-88-093 REP—B 84-15-041 275-38-300 AMD—P 84-05-056 275-00-500 NEW 84-13-029 275-88-093 REP—B 84-15-041 275-38-300 AMD—P 84-05-056 275-00-500 NEW 84-13-029 275-88-093 REP—B 84-15-041 275-38-300 AMD—P 84-05-056 275-00-500 NEW 84-13-029 275-88-093 REP—B 84-15-041 275-38-300 AMD—P 84-05-056 275-00-500 NEW 84-13-029 275-88-093 REP—B 84-15-041 275-38-300 REP—B 84-15-041 275-38-300 REP—B 84-15-041 275-38-300 REP—B 84-15-041 275-38-300 REP—B 84-15-041 275-38-300 REP—B 84-15-041 275-38-300 REP—B 84-15-041 275-38-200 REP—B 84-15-041 275-38-30 REP—B 84-15-041 275-38-200 REP—B 84-15-041 275-38-200 REP—B 84-15-041 275-38-30 REP—B 84-15-041 275-38-200 REP—B 84-15-041 275-38-30 REP—B 84-15-041 275-38-205 REP—B 84-15-041 275-38-30 REP—B 84-		NEW	84-10-032					REP-P	
275-38-010 AMD 84-19-042 275-00-300 NEW-P 84-10-009 275-88-093 REP-B 84-14-076 275-38-355 AMD-E 84-15-021 275-00-300 NEW-P 84-10-099 275-88-093 REP-B 84-15-030 275-38-355 AMD-E 84-15-021 275-00-300 NEW-P 84-10-099 275-88-093 REP-B 84-15-030 275-38-305 AMD 84-00-098 275-80-090 NEW-P 84-10-099 275-88-093 REP-B 84-15-030 275-38-090 NEW-P 84-10-099 275-88-097 REP-B 84-15-030 275-38-300 AMD 84-00-091 275-00-100 NEW-P 84-10-099 275-88-097 REP-B 84-15-030 275-38-300 AMD 84-00-091 275-00-100 NEW-P 84-10-099 275-88-097 REP-B 84-15-030 275-38-300 AMD 84-00-091 275-00-100 NEW-P 84-10-099 275-88-097 REP-B 84-15-030 275-38-300 AMD 84-00-091 275-80-200 NEW-P 84-13-029 275-88-097 REP-B 84-15-030 275-38-300 REP-P 84-15-030 NEW-P 84-13-029 275-88-097 REP-B 84-15-030 275-38-300 REP-P 84-15-030 NEW-P 84-13-029 275-88-097 REP-B 84-15-030 REP-P 84-15-030	275-38-001							REP-E	
275-38-353 AMD-P					NEWP			REP_P	
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289-10-500 NEW 84-21-043 289-26-640 NEW-P 84-17-139 296-13-050 AMD-P 84-13-003							296-13-045	NEW-P	84-13-003
No. 15 and 15 an									

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
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296-13-053	NEW D	84-18-009 84-13-003	296-13-420 296-13-420	NEW-P NEW	84-13-003 84-18-009	296-24-21703 296-24-21705	AMD-P	84-17-099 84-15-043
296-13-055 296-13-055	NEW-P NEW	84-13-003 8418-009	296-13-420	NEW-P	84-13-003	296-24-21705	AMD	84-17-099
296-13-057	NEW-P	84-13-003	296-13-430	NEW	84-18-009	296-24-21707	AMD-P	84-15-043
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296-13-310	NEW-P	84-13-003 84-18-009	296–17–916 296–17–917	AMD AMD–P	84-06-024 84-02-060	296–46–270 296–46–280	REP REP-P	84-15-051 84-07-010
296-13-310 296-13-320	NEW NEW-P	84-18-009 84-13-003	296-17-917	AMD-F AMD	84-06-024	296-46-280	REP-F	84-15-051
296-13-320	NEW	84-18-009	296-17-918	NEW-P	84-02-060	296-46-290	REP-P	84-07-010
296-13-330	NEW-P	84-13-003	296-17-918	NEW	84-06-024	296-46-290	REP	84-15-051
296-13-330	NEW	84-18-009	296-17-919	AMD-P	84-02-060	296-46-300	REP-P	84-07-010
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296-13-350	NEW-P	84-13-003	296-17-91901	AMD-I	84-06-024	296-46-335	REP	84-15-051
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296-13-360	NEW-P	84-13-003	296-17-91902	AMD	84-06-024	296-46-350	AMD-P	84-07-010
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296-13-370 296-13-380	NEW-P	84-18-009 84-13-003	296-20-12503	AMD-E	84-13-031 84-10-016	296-46-355 296-46-360	KEP AMD-P	84-07-010
296-13-380	NEW	84-18-009	296-24-073	AMD-E	84-17-098	296-46-360	AMD~I	84-15-051
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296-56-432	REP-P	84-20-060	296-56-50017	REP-P	84-20-060	296-56-60125	NEW-P	84-20-060
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296-56-43815	REP-P	84-20-060	296-56-53503	REP-P	84-20-060	296-56-60145	NEW-P	84-20-060
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296-56-60155	NEW-P	84-20-060	296-62-05421	NEW	84-13-001	296-81-360	AMD	84-05-005
296-56-60157	NEW-P	84-20-060	296-62-05421	AMD-P	84-19-057	296-81-991	NEW-C	8403008
296-56-60159	NEW-P	84-20-060	296-62-05421	AMD	84-22-012	296-81-991	NEW	84-05-005
296-56-60161	NEW-P	84-20-060	296-62-05423	NEW-P	84-09-029	296-81-991	AMD-P	84-18-029
296-56-60167	NEW-P	84-20-060	296-62-05423	NEW	84-13-001	296-81-991	AMD	84-23-001
296-56-60169	NEW-P	84-20-060	296-62-05425	NEW-P	8409029	296-93-010	NEW-P	8405032
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296-56-60182	NEW-P	84-20-060	296-62-07515	AMD-P	84-20-060	296-93-020	NEW-P	84-10-025
296-56-60183	NEW-P	84-20-060	296-62-09001	AMD-P	84-20-060	296-93-030	NEW-P	84-05-032
296-56-60185	NEW-P	84-20-060	296-62-09004	AMD-P	84-20-060	296-93-030	NEW	84-10-025
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296-62-054	AMD-P	84-19-057	296-80-190	REP-P	84-18-029	296-93-220	NEW	84-10-025
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296-62-05405	AMD-P	84-19-057	296-80-230	REP-P	84-18-029	296-93-260	NEW	84-10-025
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296-62-05413	NEW-P	8409029	296-80-270	REP-P	84-18-029	296-93-300	NEW	84-10-025
296-62-05413	NEW	84-13-001	296-80-270	REP	84-23-001	296-93-320	NEW-P	8405032
296-62-05413	AMD-P	84-19-057	296-80-280	REP-P	84-18-029	296-93-320	NEW	84-10-025
296-62-05413 296-62-05415	AMD NEW D	84-22-012	296-80-280	REP	84-23-001	296-93-330	NEW-P	8405032
296–62–05415 296–62–05415	NEW-P NEW	8409029 8413001	296-80-290	REP-P	84-18-029	296-93-330	NEW	84-10-025
296-62-05417	NEW-P	84-13-001 84-09-029	296-80-290 296-81-007	REP AMD-C	84-23-001 84-03-008	296–104–200 296–104–200	AMD-P	84-06-010
296-62-05417	NEW-P	84-13-001	296-81-007	AMD-C	8405005	296-104-200	AMD AMD-P	84-11-016 84-17-020
296-62-05417	AMD-P	84-19-057	296-81-007	AMD-P	84-18-029	296-104-500	AMD-P	84-17-020 84-21-012
296-62-05417	AMD	84-22-012	296-81-007	AMD	84-23-001	296-104-515	AMD-P	84-17-020
296-62-05419	NEW-P	84-09-029	296-81-340	AMD-C	84-03-008	296-104-515	AMD	84-21-012
296-62-05419	NEW	84–13–001	296-81-340	AMD	8405005	296104700	AMD-P	8406010

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296–104–700	AMD	84-11-016	308-13-010	AMD-P	84-22-064	308-16-300	REP	84-19-020
296-104-700	AMD-P	84-17-020	308-13-015	AMD-P	84-22-064	308-16-310	REP-P	84-15-066
296-104-700	AMD	84-21-012	308-13-020	AMD-P	84-22-064	308-16-310	REP	84-19-020
296-116-070	AMD-P	84-07-027	308-13-022	NEW-P	84-22-064	308-16-320	REP-P	84-15-066
296-116-070	AMD AMD-P	84-11-056 84-21-121	308-13-025 308-13-030	NEW-P REP-P	84-22-064	308-16-320	REP	84-19-020
296-116-185 296-116-300	AMD-F AMD	84-04-006	308-13-030	NEW-P	84-22-064 84-22-064	308-16-350 308-16-350	REP-P REP	84-15-066 84-19-020
296-116-300	AMD-E	84-04-007	308-13-040	AMD-P	84-22-064	308-16-360	REP-P	84-15-066
296-116-300	AMD-P	84-21-123	308-13-050	AMD-P	84-22-064	308-16-360	REP	84-19-020
296-116-330	REP-P	84-07-028	308-13-070	REP-P	84-22-064	308-16-380	REP-P	84-15-066
296-116-330	REP-E	84-08-013	308-13-080	REP-P	84-22-064	308-16-380	REP	84-19-020
296-116-330	REP NEW D	84-11-041	308-13-090	REP-P	84-22-064	308-16-390	REP-P	84-15-066
296-124-010 296-124-020	NEW-P NEW-P	84-24-056 84-24-056	308-13-100 308-13-110	AMD-P AMD-P	84-22-064 84-22-064	308-16-390 308-16-400	REP REP-P	84-19-020 84-15-066
296-124-021	NEW-P	84-24-056	308-15-110	REP-P	84-15-066	308-16-400	REP	84-19-020
296-124-022	NEW-P	84-24-056	308-16-010	REP	84-19-020	308-16-430	REP-P	84-15-066
296-124-040	NEW-P	84-24-056	308-16-020	REP-P	84-15-066	308-16-430	REP	84-19-020
296124050	NEW-P	84-24-056	308-16-020	REP	84-19-020	308-16-440	REP-P	84-15-066
296-150A-005	AMD-P AMD-P	84-22-033	308-16-030	REP-P REP	84-15-066	308-16-440	REP	84-19-020
296-150A-016 296-150A-040	AMD-P AMD-P	8422033 8422033	308-16-030 308-16-040	REP-P	84-19-020 84-15-066	308-16-450 308-16-450	REP-P REP	84-15-066 84-19-020
296-150A-100	AMD-P	84-22-033	308-16-040	REP	84-19-020	308-16-460	REPP	84-15-066
296-150A-105	AMD-P	84-22-033	308-16-050	REP-P	84-15-066	308-16-460	REP	84-19-020
296-150A-125	AMD-P	84-22-033	308-16-050	REP	84-19-020	308-16-470	REP-P	84-15-066
296-150A-300	AMD-P	84-22-033	308-16-060	REP-P	84-15-066	308-16-470	REP	84-19-020
296-150B-300	AMD-P	84-24-057	308-16-060	REP	84-19-020	308-16-500	REP-P	84-15-066
296-150B-305 296-150B-310	AMD-P AMD-P	84-24-057 84-24-057	308-16-070 308-16-070	REP-P REP	84-15-066 84-19-020	308-16-500 308-20-010	REP NEW-E	84-19-020 84-14-063
296-150B-990	AMD-P	84-24-055	308-16-080	REP-P	84-15-066	308-20-010	NEW-E	84-15-066
296-155-140	AMD-P	84-20-060	308-16-080	REP	84-19-020	308-20-010	NEW	84-19-020
296-155-145	AMD-P	84-20-060	30816090	REP-P	84-15-066	308-20-020	NEW-E	84-14-063
296-155-155	AMD-P	84-20-060	308-16-090	REP	84-19-020	308-20-020	NEW-P	84-15-066
296-155-215	AMD-P	84-20-060	308-16-100	REP-P	84-15-066	308-20-020	NEW	84-19-020
296-200-300 296-200-300	NEW-E NEW-P	84-03-003 84-04-072	308-16-100 308-16-110	REP REP-P	84-19-020 84-15-066	308-20-030 308-20-030	NEW-E NEW-P	84-14-063 84-15-066
296-200-300	NEW-C	84-07-021	308-16-110	REP	84-19-020	308-20-030	NEW	84-19-020
296-200-300	NEW	84-12-018	308-16-120	REP-P	84-15-066	308-20-040	NEW-E	84-14-063
296-200-310	NEW-E	84-03-003	308-16-120	REP	84-19-020	308-20-040	NEW-P	84-15-066
296-200-310	NEW-P	84-04-072	308-16-130	REP-P	84-15-066	308-20-040	NEW	84-19-020
296-200-310 296-200-310	NEW-C NEW	84-07-021 84-12-018	308-16-130	REP REP-P	84-19-020	308-20-050 308-20-050	NEW-E	84-14-063
296-200-310	NEW-E	84-03-003	308-16-140 308-16-140	REP	84-15-066 84-19-020	308-20-050	NEW-P NEW	84-15-066 84-19-020
296-200-320	NEW-P	84-04-072	308-16-150	REP-P	84–15–066	308-20-060	NEW-E	84-14-063
296-200-320	NEW-C	84-07-021	308-16-150	REP	84-19-020	308-20-060	NEW-P	84-15-066
296-200-320	NEW	84-12-018	308-16-160	REP-P	84–15–066	308-20-060	NEW-P	84-17-141
296-400-300	NEW-P NEW-C	84-04-072 84-07-021	308-16-160 308-16-170	REP REP-P	84-19-020	308-20-060	NEW NEW-E	84-21-096
296-400-300 296-400-300	NEW-C	84-12-018	308-16-170	REP-F	84-15-066 84-19-020	308-20-070 308-20-070	NEW-E NEW-P	84-14-063 84-15-066
304-12-015	REP-P	84-04-089	308-16-180	REP-P	84-15-066	308-20-070	NEW	84-19-020
304-12-015	REP	84-07-020	308-16-180	REP	84-19-020	308-20-080	NEW-E	84-14-063
304-12-020	NEW-P	84-04-089	308-16-190	REP-P	84-15-066	308-20-080	NEW-P	84-15-066
304-12-020	NEW	84-07-020	308-16-190	REP	84-19-020	308-20-080	NEW	84-19-020
304-12-025 304-12-025	NEW-P NEW	84-04-089 84-07-020	308-16-200 308-16-200	REP-P REP	84-15-066 84-19-020	308-20-090 308-20-090	NEW-E NEW-P	84-14-063 84-15-066
304-12-125	AMD-P	84-04-089	308-16-205	REP-P	84-15-066	308-20-090	NEW	84-19-020
304-12-125	AMD	84-07-020	308-16-205	REP	84-19-020	308-20-100	NEW-E	84-14-063
304-25-040	AMD-P	84-04-089	308-16-213	REP-P	84-15-066	308-20-100	NEW-P	84-15-066
304-25-040	AMD	84-07-020	308-16-213	REP	84-19-020	308-20-100	NEW	84-19-020
304-25-090	REP-P	84-04-089	308-16-214	REP-P	84-15-066	308-20-105	NEW-P	84-15-066
304-25-090 304-25-100	REP REP-P	84-07-020 84-04-089	308-16-214 308-16-215	REP REP-P	84-19-020 84-15-066	308-20-105 308-20-110	NEW NEW-E	84-19-020 84-14-063
304-25-100	REP	84-07-020	308-16-215	REP	84-19-020	308-20-110	NEW-P	84-15-066
308-11-010	AMD-P	84-21-074	308-16-216	REP-P	84-15-066	308-20-110	NEW	84-19-020
308-11-050	AMD-P	84-21-074	308-16-216	REP	84-19-020	308-20-120	NEW-E	84-14-063
308-11-100	AMD-P	84-21-074	308-16-218	REP-P	84-15-066	308-20-120	NEW-P	84-15-066
308-11-120	AMD-P	84-21-074 84-04-028	308-16-218	REP REP–P	84-19-020	308-20-120	NEW E	84-19-020
308-12-031 308-12-031	AMD AMD-P	84-04-028 84-22-063	308-16-240 308-16-240	REP-P REP	84-15-066 84-19-020	308-20-130 308-20-130	NEW-E NEW-P	84-14-063 84-15-066
308-12-040	AMD-P	84-22-063	308-16-250	REP-P	84-15-066	308-20-130	NEW	84-19-020
308-12-050	AMD	84-04-028	308-16-250	REP	84-19-020	308-20-140	NEW-E	84–14–063
308-12-050	AMD-P	84-22-063	308-16-260	REP-P	84-15-066	308-20-140	NEW-P	84-15-066
308-12-110	AMD	84-04-028	308-16-260	REP	84-19-020	308-20-140	NEW	84-19-020
308-12-110 308-12-120	AMD-P AMD-P	84-22-063 84-22-063	308-16-270 308-16-270	REP-P REP	84-15-066 84-19-020	308-20-150 308-20-150	NEW-E NEW-P	84-14-063 84-15-066
308-12-120	REP-P	84-22-063	308-16-290	REP-P	84-19-020 84-15-066	308-20-150	NEW-P NEW	84-13-066 84-19-020
308-12-320	AMD-P	84-22-063	308-16-290	REP	84-19-020	308-20-160	NEW-E	84-14-063
308-13-005	NEW-P	84-22-064	308-16-300	REP-P	84-15-066	308-20-160	NEW-P	84-15-066

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-20-160	NEW	84-19-020	308-24-540	REP-P	84-15-066	308-42-155	NEW-P	84-10-060
308-20-170	NEW-E	84-16-010	308-24-540	REP	84-19-020	308-42-155	NEW	84-13-057
308-20-170	NEW-P	84-17-141	308-25-020	REP	84-04-088	308-42-160	NEW-P	84-10-060
308-20-170	REP-E	84-20-019	308-25-025	NEW	84-04-088	308-42-160	NEW-P	84-13-058
308-20-171 308-20-171	NEW-E NEW-P	84-20-019 84-21-129	308-25-025 308-25-025	AMD-P AMD	84-07-049 84-10-063	308-42-160 308-42-200	NEW NEW-P	84-17-032
308-20-171 308-20-180	NEW-P NEW-E	84-21-129 84-14-063	308-25-030	AMD AMD	84-10-063 84-04-088	308-42-200	NEW-P	84-13-083 84-17-031
308-20-180	NEW-P	84-15-066	308-25-040	REP	84-04-088	308-48-145	NEW-P	8408061
308-20-180	NEW	84-19-020	308-25-070	AMD	84-04-088	308-48-145	NEW	84-11-059
308-20-190	NEW-E	84-14-063	308-25-200	NEW-P	84-17-112	308-48-320	NEW-P	84-18-067
308-20-190	NEW-P	84-15-066	308-25-200	NEW	84-21-090	308-48-320	NEW	84-21-132
308-20-190	NEW	84-19-020	308-26-015	AMD-P	84-04-085	308-48-510	NEW-P	84-22-065
308-20-200	NEW-E	84-14-063 84-15-066	308-26-015	AMD AMD-P	84-08-019	308-48-520	NEW-P	84-22-065
308-20-200 308-20-200	NEW-P NEW	84-13-000 84-19-020	308-26-017 308-26-017	AMD-P AMD	84-04-085 84-08-019	308-48-530 308-48-540	NEW-P NEW-P	84-22-065 84-22-065
308-20-205	NEW-P	84-15-066	308-26-030	NEW-P	84-17-116	308-48-550	NEW-P	84-22-065
308-20-205	NEW	84-19-020	308-26-030	NEW	84-21-093	308-48-560	NEW-P	84-22-065
308-24-300	REP-P	84-15-066	308-31-015	NEW	84-02-077	308-48-570	NEW-P	84-22-065
308-24-300	REP	84-19-020	308-31-020	AMD	84-02-077	308-48-580	NEW-P	84-22-065
308-24-305	REP-P	84-15-066	308-31-100	NEW	84-02-077	308-48-590	NEW-P	84-22-065
308-24-305 308-24-315	REP REP-P	84-19-020 84-15-066	308-31-110 308-31-120	NEW NEW	84–02–077 84–02–077	308-48-600 308-50-010	NEW-P AMD-E	84-22-065
308-24-315	REP-F	84-19-020	308-31-120	NEW-P	84-02-077	308-50-010	AMD-E AMD-P	84-03-018 84-04-048
308-24-320	REP-P	84-15-066	308-31-500	NEW	84-02-077	308-50-010	AMD	84-08-062
308-24-320	REP	84-19-020	308-31-510	NEW	84-02-077	308-50-020	AMD-E	84-03-018
308-24-330	REPP	84-15-066	308-31-520	NEW	84-02-077	308-50-020	AMD-P	84-04-048
308-24-330	REP	84-19-020	308-31-530	NEW	84-02-077	308-50-020	AMD-P	84-10-059
308-24-335	REP-P	84-15-066	308-31-540	NEW	84-02-077	308-50-020	AMD-P	84-14-097
308-24-335 308-24-340	REP REP-P	84-19-020 84-15-066	308-31-550 308-31-560	NEW NEW	84-02-077 84-02-077	308-50-020 308-50-050	AMD REP-P	84-19-019 84-04-048
308-24-340	REP	84-19-020	308-31-570	NEW	84-02-077	308-50-050	REP-F	84-08-062
308-24-345	REP-P	84-15-066	308-34-080	AMD-P	84-20-076	308-50-060	REP-P	84-24-070
308-24-345	REP	84-19-020	308-34-100	NEW-P	84-17-113	308-50-070	REP-P	84-24-070
308-24-350	REP-P	84-15-066	308-34-100	NEW	84-21-091	308-50-080	REP-P	84-24-070
308-24-350	REP	84-19-020	308-37-150	NEW-P	84-02-076	308-50-090	AMD-E	84-03-018
308-24-355 308-24-355	REP-P REP	84-15-066 84-19-020	308-37-150 308-37-150	NEW AMD-P	84-05-070 84-18-070	308-50-090 308-50-090	AMD-P AMD-P	84-04-048
308-24-360	REP-P	84-19-020 84-15-066	308-37-150	AMD-F AMD	84-21-072	308-50-090	AMD-P AMD	84-14-096 84-19-018
308-24-360	REP	84-19-020	308-37-160	NEW-P	84-18-071	308-50-100	AMD-P	84-04-048
308-24-370	REP-P	84-15-066	308-37-160	NEW-C	84-21-075	308-50-100	AMD	8408062
308-24-370	REP	84-19-020	308-40-102	AMD-P	84-04-087	308-50-110	AMD-P	84-04-048
308-24-382	REP-P	84-15-066	308-40-102	AMD	8407050	308-50-110	AMD-P	84-10-059
308-24-382	REP REP-P	84-19-020	308-40-104 308-40-104	AMD-P	84-07-048	308-50-110	AMD-P	84-14-097
308-24-384 308-24-384	REP-P	84-15-066 84-19-020	308-40-110	AMD AMD-P	8411025 8420116	308-50-110 308-50-120	AMD AMD–P	8419019 8404048
308-24-390	REP-P	84–15–066	308-40-110	AMD	84-23-062	308-50-120	AMD	84-08-062
308-24-390	REP	84-19-020	308-40-140	NEW-P	84-20-116	308-50-130	AMD-P	84-14-096
308-24-395	REP-P	84-15-066	308-42-010	AMD-P	84-10-060	308-50-130	AMD	84-19-018
308-24-395	REP	84-19-020	308-42-010	AMD	84-13-057	308-50-140	DE. DODE	84-10-062
308-24-400 308-24-400	REP-P REP	84-15 - 066 84-19 - 020	308-42-020 308-42-030	REP REP	84-03-055 84-03-055	308-50-140 308-50-150	READOPT	84-14-100 84-14-096
308-24-400	REP-P	84-15-066	308-42-035	REP	84-03-055	308-50-150	AMD	84-19-018
308-24-403	REP	84-19-020	308-42-040	AMD	84-03-055	308-50-160	2	84-10-062
308-24-404	REP-P	84-15-066	308-42-045	AMD-P	84-10-060	308-50-160	READOPT	84-14-100
308-24-404	REP	84-19-020	308-42-045	AMD-P	84-13-058	308-50-170	DE . D . D . D	84-10-062
308-24-420	REP-P REP	84-15-066 84-19-020	308-42-045 308-42-050	AMD REP	84-17-032 84-03-055	308-50-170 308-50-180	READOPT	
308-24-420 308-24-430	REP-P	84-19-020 84-15-066	308-42-055	REP	84-03-055 84-03-055	308-50-180	READOPT	84-10-062 84-14-100
308-24-430	REP	84-19-020	308-42-060	AMD-P	84-10-060	308-50-190	READOLL	84-10-062
308-24-440	REP-P	84-15-066	308-42-060	AMD-P	84-13-058	308-50-190	READOPT	
308-24-440	REP	84-19-020	308-42-060	AMD	84-17-032	308-50-200		84-10-062
308-24-450	REP-P	84-15-066	308-42-070	AMD	84-03-055	308-50-200	READOPT	
308-24-450	REP	84-19-020	308-42-120	AMD NEW-P	84-03-055	308-50-210	DEADORT	84-10-062
308-24-460 308-24-460	REP-P REP	84-15-066 84-19-020	308-42-125 308-42-125	NEW-F	84-10-060 84-13-057	308-50-210 308-50-220	READOPT AMD-P	84-14-100 84-10-062
308-24-470	REP-P	84-15-066	308-42-130	NEW-P	84-10-060	308-50-220	AMD	84-14-100
308-24-470	REP	84-19-020	308-42-130	NEW	84-13-057	308-50-230		84-10-062
308-24-485	REP-P	84-15-066	308-42-135	NEW-P	84-10-060	308-50-230	READOPT	84-14-100
308-24-485	REP	84-19-020	308-42-135	NEW-P	84-13-058	308-50-240		84-10-062
308-24-500	REP-P	84-15-066	308-42-135	NEW D	84-17-032	308-50-240	READOPT	
308-24-500 308-24-510	REP REP-P	84-19-020 84-15-066	308-42-140 308-42-140	NEW-P NEW	84-10-060 84-13-057	308-50-250 308-50-250	READOPT	84-10-062 84-14-100
308-24-510	REP	84-13-066 84-19-020	308-42-145	NEW-P	84-10-060	308-50-260	READUFI	84-14-100 84-10-062
308-24-520	REP-P	84-15-066	308-42-145	NEW-P	84-13-058	308-50-260	READOPT	
308-24-520	REP	84-19-020	308-42-145	NEW	84-17-032	308-50-270		84-10-062
308-24-530	REP-P	84-15-066	308-42-150	NEW-P	84-10-060	308-50-270	READOPT	
308-24-530	REP	8419020	308-42-150	NEW	84-13-057	308-50-270	AMD-P	84-24-070

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-50-280		84-10-062	308-93-050	AMD	84-19-026	308-93-560	AMD	84-13-086
308-50-280	READOPT	84-14-100	308-93-060	AMD-P	84-10-081	308-93-560	AMD-E	84-13-087
308-50-290	D.C. D.O.D.T.	84-10-062	308-93-060	AMD-P AMD-E	84-13-082 84-13-087	308-93-610 308-93-610	REP-P REP	84-10-081 84-13-086
308-50-290 308-50-295	READOPT	84-14-100 84-10-062	308-93-060 308-93-060	AMD-E AMD	84-13-087 84-19-026	308-93-640	AMD-P	84-10-081
308-50-295	READOPT		308-93-070	AMD-P	84-10-081	308-93-640	AMD-P	84-13-082
308-50-300	AMD-P	84-24-070	308-93-070	AMD	84-13-086	308-93-640	AMD-E	84-13-087
308-50-320	AMD-P	84-24-070	308-93-070	AMD-E	84-13-087	308-93-640	AMD	84-19-026
308-50-375	AMD-P AMD	84-18-068 84-22-061	308-93-075 308-93-075	NEW-P NEW	84-10-081 84-13-086	308-93-650 308-93-650	NEW-P NEW	84-06-056 84-11-060
308-50-375 308-50-380	NEW-P	84-24-070	308-93-075	NEW-E	84-13-087	308-96A-045	REP-P	84-18-069
308-50-390	NEW-P	84-24-070	308-93-080	AMD-P	84-10-081	308-96A-045	REP	84-21-130
308-50-400	NEW-P	84-24-070	308-93-080	AMD	84-13-086	308-96A-046	NEW-P	84-18-069
308-51-010	AMD-P	84-21-073	308-93-080 308-93-085	AMD-E NEW-P	84-13-087 84-10-081	308-96A-046 308-96A-065	NEW AMD-P	84-21-130 84-18-069
308-51-020 308-51-100	AMD-P AMD-P	84-21-073 84-21-073	308-93-085	NEW-P	84-13-086	308-96A-065	AMD	84-21-130
308-51-110	AMD-P	84-21-073	308-93-085	NEW-E	84-13-087	308-96A-310	NEW-E	84-13-063
308-51-190	NEW-P	84-17-111	308-93-090	AMD-P	84-10-081	308-96A-310	NEW-P	84-13-065
308-51-190	NEW	84-21-092	308-93-090	AMD-P	84-13-082 84-13-087	308-96A-310 308-96A-315	NEW NEW-E	84-17-073 84-13-063
308-52-100	AMD-P AMD	84-12-090 84-15-068	308-93-090 308-93-090	AMD-E AMD	84-13-087 84-19-026	308-96A-315 308-96A-315	NEW-E	84-13-065
308-52-100 308-52-138	AMD-P	84-15-067	308-93-110	AMD-P	84-10-081	308-96A-315	NEW	84-17-073
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308-52-255 308-52-255	AMD-P AMD	84-15-067 84-15-068	308-93-135 308-93-135	NEW-P NEW	84-10-081 84-13-086	308-96A-320 308-96A-325	NEW-E	84-13-063
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308-53-085	AMD-P	84-05-069	308-93-145	NEW-P	84-10-081	308-96A-335	NEW-P	84-13-065
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308-53-120	AMD-P	84-05-069	308-93-145	NEW-E NEW-P	84-13-087 84-13-082	308-96A-345 308-96A-345	NEW-E NEW-P	84-13-062 84-13-064
308-53-120 308-53-190	AMD REP-P	8409082 8405069	308-93-146 308-93-146	NEW-F	84-13-087	308-96A-345	NEW	84-17-074
308-53-190	REP	84-09-082	308-93-150	AMD-P	84-10-081	308-96A-350	NEW-E	84-13-062
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308-53-211	NEW	84-16-087	308-93-150 308-93-155	AMD-E NEW-P	84-13-087 84-10-081	308-96A-350 308-96A-355	NEW NEW-E	84-17-074 84-13-062
308-53-290 308-54-140	NEW-P AMD-P	84-21-117 84-04-086	308-93-155	NEW-F	84-13-086	308-96A-355	NEW-P	84-13-064
308-54-140	AMD	84-07-051	308-93-155	NEW-E	84-13-087	308-96A-355	NEW	84-17-074
308-54-150	AMD-P	84-04-086	308-93-160	AMD-P	84-10-081	308-96A-360	NEW-E	84-13-062
308-54-150	AMD	84-07-051	308-93-160 308-93-160	AMD AMD-E	84–13–086 84–13–087	308-96A-360 308-96A-360	NEW-P NEW	84-13-064 84-17-074
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308-93-050	AMD-P	84-13-082 84-13-087	308-93-500 308-93-560	AMD-E AMD-P	84-13-087 84-10-081	308-138-200 308-138A-025	AMD AMD	84–05–011 84–05–011
308-93-050	AMD-E	U - 13-007	200-22-200	71.41D-1	04 10 001	1 300 13011 023		

308-138B-165 NEW 84-05-011 315-04-120 AMD-E 84-11-012 315-11-135 NEW 84-308-1318-170 AMD 84-05-011 315-04-120 AMD 84-12-057 315-11-136 NEW-P 84-308-151-080 AMD-P 84-24-073 315-04-132 NEW-E 84-06-045 315-11-136 NEW-E 84-308-151-100 AMD-P 84-24-073 315-04-132 NEW-P 84-09-085 315-11-136 NEW-E 84-308-157-010 NEW-P 84-24-073 315-04-132 NEW-E 84-11-012 315-11-137 NEW-P 84-308-157-010 NEW-P 84-20-114 315-04-132 NEW 84-12-057 315-11-137 NEW-E 84-308-171-001 NEW-P 84-22-036 315-04-133 NEW-E 84-06-045 315-11-137 NEW-E 84-308-171-010 NEW-E 84-24-021 315-04-133 NEW-P 84-09-085 315-11-137 NEW 84-308-171-010 NEW-E 84-22-036 315-04-133 NEW-E 84-11-012 315-11-138 NEW-P 84-308-171-020 NEW-E 84-22-036 315-04-133 NEW 84-12-057 315-11-138 NEW-E 84-308-171-020 NEW-E 84-22-036 315-04-134 NEW-P 84-09-085 315-11-138 NEW-E 84-308-171-020 NEW-E 84-23-036 315-04-134 NEW-P 84-09-085 315-11-139 NEW-E 84-308-171-040 NEW-E 84-23-036 315-04-134 NEW-E 84-11-012 315-11-139 NEW-E 84-308-171-040 NEW-E 84-23-036 315-04-134 NEW-E 84-11-012 315-11-139 NEW-E 84-308-171-040 NEW-E 84-23-036 315-04-134 NEW-E 84-11-012 315-11-139 NEW-E 84-308-171-040 NEW-E 84-23-036 315-04-134 NEW 84-12-057 315-11-139 NEW-E 84-308-171-100 NEW-E 84-21-053 315-04-134 NEW 84-12-057 315-11-139 NEW-E 84-308-171-100 NEW-E 84-21-053 315-04-134 NEW 84-12-057 315-11-139 NEW-E 84-308-171-100 NEW-E 84-21-053 315-04-134 NEW 84-12-057 315-11-139 NEW-E 84-308-171-100 NEW-E 84-21-053 315-04-134 NEW 84-12-057 315-11-139 NEW-E 84-308-171-100 NEW-E 84-21-053 315-04-134 NEW 84-12-057 315-11-139 NEW-E 84-308-171-100 NEW-E 84-21-053 315-04-134 NEW 84-12-057 315-11-139 NEW-E 84-308-171-100 NEW-E 84-21-053 315-04-134 NEW-E 84-10-053 315-04-100 AMD-P 84-10-045 315-30-020 AMD-P 84-308-171-100 NEW-E 84-21-053 315-04-160 AMD-P 84-19-045 315-30-020 AMD-P 84-308-171-101 NEW-P 84-22-036 315-04-160 AMD-P 84-19-042 315-30-020 AMD-E 84-308-171-101 NEW-P 84-22-036 315-04-160 AMD-P 84-19-042 315-30-020 AMD-E 84-308-171-101 NEW-P 84-22-036 315-04-160 AMD-P 84-19-042 315-30-030 AMD-E 84-308-171-101 NEW-P 84	SR #
308-138B-170 AMD 84-05-011 315-04-120 AMD 84-12-057 315-11-136 NEW-P 84-308-151-080 AMD-P 84-24-073 315-04-132 NEW-E 84-06-045 315-11-136 NEW-E 84-308-156-070 AMD-P 84-24-073 315-04-132 NEW-P 84-09-085 315-11-136 NEW 84-308-157-010 NEW-P 84-22-036 315-04-132 NEW-E 84-11-012 315-11-137 NEW-E 84-308-171-001 NEW-P 84-22-036 315-04-133 NEW-E 84-06-045 315-11-137 NEW-E 84-308-171-001 NEW-E 84-24-021 315-04-133 NEW-E 84-06-045 315-11-137 NEW-E 84-308-171-010 NEW-E 84-22-036 315-04-133 NEW-E 84-09-085 315-11-137 NEW-E 84-308-171-010 NEW-E 84-22-036 315-04-133 NEW-E 84-11-012 315-11-138 NEW-P 84-308-171-010 NEW-E 84-22-036 315-04-133 NEW-E 84-11-012 315-11-138 NEW-E 84-308-171-020 NEW-E 84-21-053 315-04-134 NEW-P 84-09-085 315-11-138 NEW-E 84-308-171-020 NEW-E 84-22-036 315-04-134 NEW-P 84-09-085 315-11-139 NEW-P 84-308-171-040 NEW-E 84-22-036 315-04-134 NEW-E 84-11-012 315-11-139 NEW-E 84-308-171-040 NEW-E 84-23-036 315-04-134 NEW 84-12-057 315-11-139 NEW-E 84-308-171-040 NEW-E 84-23-036 315-04-134 NEW 84-12-057 315-11-139 NEW-E 84-308-171-040 NEW-E 84-23-036 315-04-134 NEW-E 84-16-058 315-30-020 AMD 84-308-171-100 NEW-E 84-22-036 315-04-134 AMD-P 84-16-058 315-30-020 AMD-E 84-308-171-100 NEW-E 84-21-053 315-04-134 AMD-P 84-16-058 315-30-020 AMD-E 84-308-171-100 NEW-E 84-21-053 315-04-160 AMD-P 84-19-045 315-30-020 AMD-E 84-308-171-101 NEW-E 84-22-036 315-04-160 AMD-P 84-19-042 315-30-020 AMD-E 84-308-171-101 NEW-E 84-22-036 315-04-160 AMD-P 84-19-062 315-30-020 AMD-E 84-308-171-101 NEW-E 84-22-036 315-04-160 AMD-P 84-19-062 315-30-030 AMD-E 84-308-171-101 NEW-E 84-22-036 315-04-160 AMD-P 84-19-062 315-30-030 AMD-E 84-308-171-101 NEW-E 84-22-036 315-04-160 AMD-P 84-19-062 315-30-030 AMD-E 84-308-171-101 NEW-E 84-22-036 315-04-160 AMD-E 84-22-047 315-04-030 AMD-E 84-308-171-101 NEW-E 84-22-036 315-	21–014
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314-16-200 AMD 84-19-051 315-11-120 NEW-E 84-09-009 315-32-060 NEW-E 84-19-051	2-070
	7–018
214 10 040 AND B 04 04 044 AND B	4-081 7-037
314-18-040 AMD 84-09-025 315-11-121 NEW-E 84-09-009 316-02-003 NEW-P 84-0	4–081
314-20-010 AMD-P 84-06-062 315-11-121 NEW-P 84-09-085 316-02-003 NEW 84-0	7-037
	4-081
214 24 110 4140 04 00 002	7–037 4–081
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314-38-020 AMD 84-14-028 315-11-122 NEW 84-12-057 316-02-020 NEW-P 84-0	4-081
	7-037
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	4–081 7–037
315-04-060 AMD-P 84-19-062 315-11-131 NEW-P 84-12-056 316-02-040 NEW-P 84-0	4–081
315-04-060 AMD-E 84-21-014 315-11-131 NEW-E 84-12-070 316-02-040 NEW 84-0	7–037
315 04 070	4-081
215 04 070 AMED E 04 00 000	7–037 4–081
315-04-070 AMD-P 84-09-085 315-11-132 NEW 84-17-017 316-02-103 NEW 84-0	7–037
	4-081
215 04 120	7–037
315-04-120 AMD 84-09-008 315-11-135 NEW-P 84-19-062 316-02-110 NEW 84-0	4-081

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
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316-02-130	NEW-P	84-04-081	316-07-030	REP	84-07-038	316-25-210	NEW-P	84-04-081
316-02-130	NEW NEW-P	84-07-037	316-07-040	REP-P	84-04-081	316-25-210	NEW	84-07-037
316-02-140 316-02-140	NEW-P	84-04-081 84-07-037	316-07-040 316-07-050	REP REP-P	84-07-038 84-04-081	316-25-230	NEW-P	84-04-081
316-02-150	NEW-P	84-04-081	316-07-050	REP	84-07-038	316-25-230 316-25-250	NEW NEW-P	84-07-037 84-04-081
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316-02-160	NEW-P	84-04-081	316-07-060	REP	84-07-038	316-25-270	NEW-P	84-04-081
316-02-160 316-02-170	NEW NEW-P	84-07-037 84-04-081	316-07-070 316-07-070	REP-P REP	84-04-081 84-07-038	316-25-270 316-25-290	NEW	84-07-037
316-02-170	NEW	84-07-037	316-07-080	REP-P	84-04-081	316-25-290	NEW-P NEW	84-04-081 84-07-037
316-02-180	NEW-P	84-04-081	31607080	REP	84-07-038	316-25-310	NEW-P	84-04-081
316-02-180	NEW	84-07-037	316-07-090	REP-P	84-04-081	316-25-310	NEW	8407037
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316-02-210	NEW-P	84-04-081	316-07-100	REP-P	84-04-081 84-07-038	316-25-330 316-25-350	NEW NEW-P	84-07-037 84-04-081
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316-02-220	NEW-P	84-04-081	316-07-110	REP	84-07-038	316-25-370	NEW-P	84-04-081
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316-02-300	NEW	8407037	316-07-140	REP-P	84-04-081	316-25-410	NEW	84-07-037
316-02-310	NEW-P	84-04-081	316-07-140	REP	84-07-038	316-25-430	NEW-P	8404081
316-02-310 316-02-320	NEW NEW-P	84-07-037 84-04-081	316-07-150 316-07-150	REP–P REP	84-04-081 84-07-038	316-25-430 316-25-450	NEW D	84-07-037
316-02-320	NEW	84-07-037	316-07-160	REP-P	84-04-081	316-25-450	NEW-P NEW	84-04-081 84-07-037
316-02-330	NEW-P	84-04-081	316-07-160	REP	84-07-038	316-25-470	NEW-P	84-04-081
316-02-330	NEW	84-07-037	316-07-170	REP-P	84-04-081	316-25-470	NEW	84-07-037
316-02-340 316-02-340	NEW-P NEW	84-04-081 84-07-037	316-07-170 316-07-180	REP REP-P	84-07-038 84-04-081	316-25-490	NEW-P	84-04-081
316-02-350	NEW-P	84-04-081	316-07-180	REP-P	84-07-038	316-25-490 316-25-510	NEW NEW-P	8407037 8404081
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316-02-360	NEW-P	84-04-081	316-07-190	REP	84-07-038	316-25-530	NEW-P	84-04-081
316-02-360 316-02-370	NEW NEW-P	84-07-037 84-04-081	316-07-200	REP-P	84-04-081	316-25-530	NEW	84-07-037
316-02-370	NEW-P	84-07-037	316-07-200 316-07-210	REP REP–P	84-07-038 84-04-081	316-25-550 316-25-550	NEW-P NEW	84-04-081 84-07-037
316-02-400	NEW-P	84-04-081	316-07-210	REP	84-07-038	316-25-570	NEW-P	84-04-081
316-02-400	NEW	84-07-037	316-07-220	REP-P	84-04-081	316-25-570	NEW	84-07-037
316-02-410 316-02-410	NEW-P NEW	8404081 8407037	316-07-220	REP	84-07-038	316-25-590	NEW-P	84-04-081
316-02-410	NEW-P	8404081	316-07-230 316-07-230	REP-P REP	84-04-081 84-07-038	316-25-590 316-25-610	NEW NEW-P	84-07-037 84-04-081
316-02-420	NEW	8407037	316-07-240	REP-P	84-04-081	316-25-610	NEW	84-07-037
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316-02-450 316-02-460	NEW NEW-P	8407037 8404081	316-07-250	REP-P	84-04-081	316-25-630	NEW	84-07-037
316-02-460	NEW-F	84-07-037	316-07-250 316-07-260	REP REP-P	84-07-038 84-04-081	316-25-650 316-25-650	NEW-P NEW	84-04-081 84-07-037
316-02-470	NEW-P	84-04-081	316-07-260	REP	84-07-038	316-25-670	NEW-P	84-04-081
316-02-470	NEW	84-07-037	316-07-270	REP-P	84-04-081	316-25-670	NEW	84-07-037
316-02-490 316-02-490	NEW-P NEW	84-04-081 84-07-037	316-07-270	REP	84-07-038	316-35-001	NEW-P	84-04-081
316-02-500	NEW-P	84-04-081	316-07-280 316-07-280	REP-P REP	84-04-081 84-07-038	316-35-001 316-35-010	NEW NEW-P	84-07-037 84-04-081
316-02-500	NEW	84-07-037	316-07-290	REP-P	84-04-081	316-35-010	NEW	84-07-037
316-02-510	NEW-P	8404081	316-07-290	REP	84-07-038	316-35-030	NEW-P	84-04-081
316-02-510 316-02-600	NEW NEW-P	84-07-037 84-04-081	316-07-300 316-07-300	REP-P	84-04-081	316-35-030	NEW	84-07-037
316-02-600	NEW	84-07-037	316-25-001	REP NEW-P	84-07-038 84-04-081	316-35-050 316-35-050	NEW-P NEW	84-04-081 84-07-037
316-02-610	NEW-P	84-04-081	316-25-001	NEW	84-07-037	316-35-070	NEW-P	84-04-081
316-02-610	NEW	8407037	316-25-010	NEW-P	84-04-081	316-35-070	NEW	84-07-037
316-02-800	NEW-P NEW	84-04-081 84-07-037	316-25-010	NEW	84-07-037	316-35-090	NEW-P	84-04-081
316-02-800 316-02-810	NEW-P	8407037 8404081	316–25–030 316–25–030	NEW-P NEW	84-04-081 84-07-037	316-35-090 316-35-110	NEW NEWP	84-07-037
316-02-810	NEW	84-07-037	316-25-050	NEW-P	84-04-081	316-35-110	NEW-P	84-04-081 84-07-037
316-02-820	NEW-P	8404081	316-25-050	NEW	84-07-037	316-35-130	NEW-P	84-04-081
316-02-820	NEW NEW-P	84-07-037	316-25-070	NEW-P	84-04-081	316-35-130	NEW	84-07-037
316-02-900 316-02-900	NEW-P NEW	84-04-081 84-07-037	316-25-070 316-25-090	NEW NEW-P	8407037 8404081	316-35-150 316-35-150	NEW-P NEW	8404081 8407037
316-02-910	NEW-P	84-04-081	316-25-090	NEW-F	84-07-037	316-35-170	NEW-P	84-04-081
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316-02-920	NEW-P NEW	84-04-081	316-25-110	NEW D	84-07-037	316-35-190	NEW-P	84-04-081
316-02-920 316-02-930	NEW-P	84-07-037 84-04-081	316-25-130 316-25-130	NEW-P NEW	84-04-081 84-07-037	316-35-190 316-35-210	NEW NEW-P	84-07-037
316-02-930	NEW	84-07-037	316-25-150	NEW-P	84-04-081	316-35-210	NEW-P	8404081 8407037
316-07-010	REP-P	8404081	316-25-150	NEW	84-07-037	316-35-230	NEW-P	84-04-081
316-07-010	REP PED D	84-07-038	316-25-170	NEW-P	84-04-081	316-35-230	NEW	84-07-037
316-07-020	REP-P	84-04-081	316–25–170	NEW	84-07-037	316–35–250	NEW-P	84-04-081

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
316-35-250	NEW	84-07-037	316–55–510	NEW-P	84-04-081	316–75–270	NEW	84-07-037
316-45-001	NEW-P	84-04-081	316-55-510	NEW	84-07-037	316-75-290	NEW-P	84-04-081
316-45-001	NEW	84-07-037	316-55-515 316-55-515	NEW-P NEW	84-04-081 84-07-037	316-75-290 316-75-310	NEW NEW-P	8407037 8404081
316-45-010 316-45-010	NEW-P NEW	84-04-081 84-07-037	316-55-520	NEW-P	84-04-081	316-75-310	NEW	84-07-037
316-45-030	NEW-P	84-04-081	316-55-520	NEW	84-07-037	320-18-010	AMD-P	84-20-075
316-45-030	NEW	84-07-037	316-55-525	NEW-P	84-04-081	320-18-010	AMD-W	84-23-047
316-45-050	NEW-P	84-04-081	316-55-525 316-55-600	NEW NEW-P	84-07-037 84-04-081	32020020 32020020	AMD-P AMD-W	84-20-075 84-23-047
316-45-050 316-45-070	NEW NEW-P	84–07–037 84–04–081	316-55-600	NEW	84-07-037	320-20-025	NEW-P	84-20-075
316-45-070	NEW	84-07-037	316-65-001	NEW-P	84-04-081	320-20-025	NEW-W	84-23-047
316-45-090	NEW-P	84-04-081	316-65-001	NEW	84-07-037	320-20-030	AMD-P AMD-W	84-20-075 84-23-047
316-45-090 316-45-110	NEW NEW-P	84-07-037 84-04-081	316–65–010 316–65–010	NEW-P NEW	84-04-081 84-07-037	32020030 32020040	AMD-W AMD-P	84-23-047 84-20-075
316-45-110	NEW	84-07-037	316-65-030	NEW-P	84-04-081	320-20-040	AMD-W	84-23-047
316-45-130	NEW-P	84-04-081	316-65-030	NEW	84-07-037	320-20-050	AMD-P	84-20-075
316-45-130	NEW	84-07-037	316–65–050 316–65–050	NEW-P NEW	84-04-081 84-07-037	320-20-050 320-20-080	AMD-W AMD-P	84-23-047 84-20-075
316-45-150 316-45-150	NEW-P NEW	84-04-081 84-07-037	316-65-090	NEW-P	84-04-081	320-20-080	AMD-W	84-23-047
316-45-170	NEW-P	84-04-081	316-65-090	NEW	84-07-037	326-02-030	AMD-P	84-05-033
316-45-170	NEW	84-07-037	316-65-110	NEW-P NEW	84-04-081 84-07-037	326–02–030 326–02–030	AMD-E AMD	84-05-034 84-09-002
316-45-190 316-45-190	NEW-P NEW	84-04-081 84-07-037	316-65-110 316-65-130	NEW-P	84-04-081	326-02-030	NEW-P	84-05-033
316-45-210	NEW-P	84-04-081	316–65–130	NEW	84-07-037	326-06-010	NEW-E	84-05-034
316-45-210	NEW	84-07-037	316-65-150	NEW-P	84-04-081	326-06-010	NEW	84-09-002
316-45-230 316-45-230	NEW-P NEW	84-04-081 84-07-037	316-65-150 316-65-500	NEW NEW-P	84-07-037 84-04-081	326-06-020 326-06-020	NEW-P NEW-E	84-05-033 84-05-034
316-45-250	NEW-P	84-04-081	316-65-500	NEW	84-07-037	326-06-020	NEW	84-09-002
316-45-250	NEW	84-07-037	316-65-510	NEW-P	84-04-081	326-06-030	NEW-P	84-05-033
316-45-270	NEW-P NEW	84-04-081 84-07-037	316-65-510 316-65-515	NEW NEW-P	84-07-037 84-04-081	326–06–030 326–06–030	NEW-E NEW	84-05-034 84-09-002
316-45-270 316-45-290	NEW-P	84-04-081	316-65-515	NEW	84-07-037	326-06-040	NEW-P	84-05-033
316-45-290	NEW	84-07-037	316-65-525	NEW-P	84-04-081	326-06-040	NEW-E	84-05-034
316-45-310	NEW-P	84-04-081	316-65-525	NEW NEW-P	84-07-037 84-04-081	326-06-040 326-06-050	NEW NEW-P	84-09-002 84-05-033
316-45-310 316-45-330	NEW NEW-P	84-07-037 84-04-081	316-65-530 316-65-530	NEW-F	84-07-037	326-06-050	NEW-E	84-05-034
316-45-330	NEW	84-07-037	316-65-535	NEW-P	84-04-081	326-06-050	NEW	84-09-002
316-45-350	NEW-P	84-04-081	316-65-535	NEW NEW-P	84-07-037 84-04-081	326-06-060 326-06-060	NEW-P NEW-E	84-05-033 84-05-034
316-45-350 316-45-370	NEW NEW-P	84-07-037 84-04-081	316-65-540 316-65-540	NEW-F	84-07-037	326-06-060	NEW	84-09-002
316-45-370	NEW	84-07-037	316-65-545	NEW-P	84-04-081	326-06-070	NEW-P	84-05-033
316-45-390	NEW-P	84-04-081	316-65-545	NEW NEW-P	84–07–037 84–04–081	326–06–070 326–06–070	NEW-E NEW	84-05-034 84-09-002
316-45-390 316-45-410	NEW NEW-P	84-07-037 84-04-081	316-65-550 316-65-550	NEW-F	84-07-037	326-06-080	NEW-P	84-05-033
316-45-410	NEW	84-07-037	316-65-555	NEW-P	84-04-081	326-06-080	NEW-E	84-05-034
316-45-430	NEW-P	84-04-081	316-65-555	NEW NEW-P	84-07-037 84-04-081	326–06–080 326–06–090	NEW NEW-P	84-09-002 84-05-033
316-45-430 316-45-550	NEW NEW-P	84-07-037 84-04-081	316-65-560 316-65-560	NEW-P NEW	84-07-037	326-06-090	NEW-E	84-05-034
316-45-550	NEW	84-07-037	316-75-001	NEW-P	84-04-081	326-06-090	NEW	84-09-002
316-55-001	NEW-P	84-04-081	316-75-001	NEW	84-07-037	326-06-100	NEW-P NEW-E	84-05-033 84-05-034
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316-55-010	NEW	84-07-037	316-75-030	NEW-P	84-04-081	326-06-110	NEW-P	84-05-033
316-55-020	NEW-P	84-04-081	316-75-030	NEW	84-07-037	326-06-110	NEW-E	8405034 8409002
316-55-020 316-55-030	NEW NEW-P	84-07-037 84-04-081	316-75-050 316-75-050	NEW-P NEW	84-04-081 84-07-037	326-06-110 326-06-120	NEW NEW-P	84–05–002 84–05–033
316-55-030	NEW	84-07-037	316-75-070	NEW-P	84-04-081	326-06-120	NEW-E	84-05-034
316-55-050	NEW-P	84-04-081	316-75-070	NEW	84-07-037	326-06-120	NEW	84-09-002
316-55-050 316-55-070	NEW NEW-P	84-07-037 84-04-081	316-75-090 316-75-090	NEW-P NEW	84-04-081 84-07-037	326-06-130 326-06-130	NEW-P NEW-E	84-05-033 84-05-034
316-55-070	NEW	84-07-037	316-75-110	NEW-P	84-04-081	326-06-130	NEW	84-09-002
316-55-090	NEW-P	84-04-081	316-75-110	NEW	84-07-037	326-06-140	NEW-P	84-05-033
316-55-090 316-55-110	NEW NEW-P	84-07-037 84-04-081	316-75-130 316-75-130	NEW-P NEW	84-04-081 84-07-037	326-06-140 326-06-140	NEW-E NEW	8405034 8409002
316-55-110	NEW	84-07-037	316-75-150	NEW-P	84-04-081	326-06-160	NEW-P	84-05-033
316-55-130	NEW-P	84-04-081	316-75-150	NEW	84-07-037	326-06-160	NEW-E	84-05-034
316-55-130 316-55-150	NEW NEW-P	84-07-037 84-04-081	316-75-170 316-75-170	NEW-P NEW	84-04-081 84-07-037	326-06-160 326-08-010	NEW NEW-P	84-09-002 84-05-033
316-55-150 316-55-150	NEW-P	84-07-037	316-75-190	NEW-P	84-04-081	326-08-010	NEW-E	84-05-034
316-55-160	NEW-P	84-04-081	316-75-190	NEW	84-07-037	326-08-010	NEW	8409002
316-55-160 316-55-170	NEW NEW-P	84-07-037 84-04-081	316-75-210 316-75-210	NEW-P NEW	84-04-081 84-07-037	326-08-020 326-08-020	NEW-P NEW-E	84–05–033 84–05–034
316-55-170 316-55-170	NEW-P NEW	84-07-037	316-75-230	NEW-P	84-04-081	326-08-020	NEW-E	84-09-002
316-55-500	NEW-P	84-04-081	316-75-230	NEW	84-07-037	326-08-030	NEW-P	84-05-033
316-55-500 316-55-505	NEW NEW-P	84-07-037 84-04-081	316-75-250 316-75-250	NEW-P NEW	84-04-081 84-07-037	326-08-030 326-08-030	NEW-E NEW	84-05-034 84-09-002
316-55-505	NEW-P NEW	84-07-037	316-75-270	NEW-P	84-04-081	326-08-040	NEW-P	84-05-033
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
326-08-040	NEW-E	84-05-034	330-01-010	NEW-E	84-03-042	332-26-040	NEW-E	84-15-011
326-08-040	NEW	84-09-002	330-01-010	NEW	84-07-034	332-26-050	NEW-E	84-15-011
326-08-050 326-08-050	NEW-P NEW-E	84-05-033 84-05-034	330-01-020 330-01-020	NEW-P NEW-E	84-03-041 84-03-042	332-26-051 332-26-052	NEW-E NEW-E	84-16-021 84-16-037
326-08-050	NEW-E	84-09-002	330-01-020	NEW	84-07-034	332-26-052	AMD-E	84–16–063
326-08-060	NEW-P	84-05-033	330-01-030	NEW-P	84-03-041	332-26-052	AMD-E	84-16-085
326-08-060	NEW-E	84-05-034	330-01-030	NEW-E	84-03-042	332-26-060	NEW-E	84-15-011
326-08-060	NEW	84-09-002	330-01-030	NEW	84-07-034	332-26-061	NEW-E	84–16–024
326-08-070	NEW-P NEW-E	84-05-033 84-05-034	330-01-040 330-01-040	NEW-P NEW-E	84-03-041 84-03-042	332–26–080 332–26–081	NEW-E NEW-E	84-16-068 84-16-085
326-08-070 326-08-070	NEW-E	84-09-002	330-01-040	NEW-E	84–03–042 84–07–034	332-26-081	NEW-E	84-17-001
326-08-080	NEW-P	84-05-033	330-01-050	NEW-P	84-03-041	332-26-083	NEW-E	84-17-007
326-08-080	NEW-E	84-05-034	330-01-050	NEW-E	84-03-042	332-26-083	AMD-E	84-17-023
326-08-080	NEW	84-09-002	330-01-050	NEW	84-07-034	332-26-083	AMD-E	84-17-038
326-08-090	NEW-P	84–05–033 84–05–034	330-01-060	NEW-P NEW-E	84-03-041 84-03-042	332-26-083 332-26-083	AMD–E AMD–E	84-17-048 84-17-080
326-08-090 326-08-090	NEW-E NEW	84-03-034 84-09-002	330-01-060 330-01-060	NEW-E	84-03-042 84-07-034	332-26-083	AMD-E	84-17-080 84-17-096
326-08-100	NEW-P	84-05-033	330-01-070	NEW-P	84-03-041	332-26-083	AMD-E	84-18-001
326-08-100	NEW-E	84-05-034	330-01-070	NEW-E	84-03-042	332-26-100	NEW-E	84-17-056
326-08-100	NEW	84-09-002	330-01-070	NEW	84-07-034	332-26-100	AMD-E	84-18-039
326-08-110	NEW-P NEW-E	84–05–033 84–05–034	330-01-080 330-01-080	NEW-P NEW-E	84-03-041 84-03-042	332–30 332–30–106	AMD-C AMD-P	8422001 8415070
326-08-110 326-08-110	NEW-E NEW	84-03-034 84-09-002	330-01-080	NEW-E	84-07-034	332-30-106	AMD-F	84-20-051
326-08-120	NEW-P	84-05-033	330-01-090	NEW-P	84-03-041	332-30-106	AMD	84-23-014
326-08-120	NEW-E	84-05-034	330-01-090	NEW-E	84-03-042	332-30-108	NEW-P	84-06-068
326-08-120	NEW	84-09-002	330-01-090	NEW	84-07-034	332-30-108	NEW-C	84-11-027
326-08-130 326-08-130	NEW-P NEW-E	84–05–033 84–05–034	332-21-010 332-21-010	NEW-P NEW	84-13-039 84-19-008	332–30–108 332–30–108	NEW-C NEW	84-21-101 84-23-008
326-08-130	NEW-E	84-09-002	332-21-010	NEW-P	84-13-039	332-30-100	NEW-P	84-15-070
326-20-050	AMD-P	84-05-033	332-21-020	NEW	84-19-008	332-30-114	NEW-E	84-20-051
326-20-050	AMD-E	84-05-034	332-21-030	NEW-P	84-13-039	332–30–114	NEW	84-23-014
326-20-050	AMD	84-09-002	332-21-030	NEW NEW-P	84-19-008 84-13-039	332-30-122 332-30-122	NEW-P NEW-E	84-15-070 84-20-051
326-20-060 326-20-060	AMD–P AMD–E	84–05–033 84–05–034	332-21-040 332-21-040	NEW-P	84-13-039 84-19-008	332-30-122	NEW-E	84-23-014
326-20-060	AMD	84-09-002	332-21-050	NEW-P	84-13-039	332-30-123	NEW-P	84-15-070
326-20-180	AMD-P	84-05-033	332–21–050	NEW	8419008	332-30-123	NEW-E	84-20-051
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326-20-180 326-20-210	AMD AMD–P	84-09-002 84-05-033	332-22-010 332-22-020	AMD AMD-P	84-13-040	332-30-124	REP-E	84-20-051
326-20-210	AMD-E	84-05-034	332-22-020	AMD	84-19-007	332-30-124	REP	84-23-014
326-20-210	AMD	84-09-002	332–22–025	NEW	84-19-007	332-30-125	AMD-P	84-15-070
326-30-010	NEW	84-03-005	332-22-030	AMD-P	84-13-040	332–30–125 332–30–125	AMD-E AMD	84-20-051 84-23-014
326-30-020 326-30-030	NEW NEW	84–03–005 84–03–005	332–22–030 332–22–040	AMD AMD-P	84-19-007 84-13-040	332-30-123	AMD-P	84-23-014 84-15-070
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326-30-036	NEW-P	84-14-002	332-22-050	AMD-P	8413040	332-30-145	AMD	84-23-014
326-30-036	NEW-E	84-14-003	332-22-050	AMD AMD-P	84-19-007 84-13-040	332-40-010 332-40-010	REP-P REP	84-13-066
326-30-036 326-30-040	NEW NEW	8417049 8403005	332-22-060 332-22-060	AMD-P	84-13-040 84-19-007	332-40-010	REP-P	84-18-052 84-13-066
326-30-050	NEW	84-03-005	332-22-000	AMD-P	84-13-040	332-40-020	REP	84-18-052
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326-30-070	NEW	84-03-005	332-22-080	AMD-P	84-13-040	332-40-025	REP	84-18-052
326-30-080 326-30-090	NEW NEW	84–03–005 84–03–005	332–22–090 332–22–100	AMD-P AMD-P	8413040 8413040	332–40–030 332–40–030	REP-P REP	84-13-066 84-18-052
326-30-090	AMD-E	84-18-037	332-22-100	AMD	84-19-007	332-40-035	REP-P	84-13-066
326-30-090	AMD-E	84-24-027	332-22-103	NEW-P	84-13-040	332-40-035	REP	84-18-052
326-30-100	NEW	84-03-005	332-22-105	NEW-P	84-13-040	332-40-037	REP-P	84-13-066
326-30-100 326-30-100	AMD-P AMD-E	84-03-048 84-03-049	332-22-105 332-22-110	NEW AMD-P	84-19-007 84-13-040	332-40-037 332-40-040	REP REP-P	84-18-052 84-13-066
326-30-100	AMD-E AMD-P	84-05-033	332-22-110	AMD	84-19-007	332-40-040	REP	84-18-052
326-30-100	AMD-E	84-05-034	332-22-120	AMD-P	84-13-040	332-40-045	REP-P	84-13-066
326-30-100	AMD	84-06-017	332-22-120	AMD	84-19-007	332-40-045	REP	84-18-052
326-30-100	AMD	84-09-002	332-22-130	AMD-P AMD	84-13-040 84-19-007	332-40-050 332-40-050	REP-P REP	84-13-066 84-18-052
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326-30-100	AMD	84-17-049	332-22-140	AMD	84-19-007	332-40-055	REP	84-18-052
326-30-110	NEW	84-03-005	332-22-150	AMD-P	84-13-040	332-40-060	REP-P	84-13-066
326-40	NEW-C	84-03-002	332-26-010	NEW-E	84-09-014	332-40-060	REP REP–P	84-18-052 84-13-066
326-40-010 326-40-010	NEW-E NEW	84–05–034 84–05–054	332-26-015 332-26-015	NEW-E NEW-E	84-11-053 84-18-038	332-40-100 332-40-100	REP-P REP	84-13-066 84-18-052
326-40-010	NEW-E	84-05-034	332-26-020	NEW-E	84-15-011	332-40-160	REP-P	84-13-066
326-40-020	NEW	8405054	332-26-021	NEW-E	84-16-025	332-40-160	REP	84-18-052
326-40-100	NEW-P	84-05-033	332-26-021	AMD-E	84–16–037	332-40-170	REP-P REP	84-13-066
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330-01	NEW-C	84-07-008	332-26-022	AMD-E	84-16-085	332-40-175	REP	84-18-052
330-01-010	NEW-P	84-03-041	332-26-030	NEW-E	84-15-011	332-40-177	REP-P	84-13-066

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
332–40–177	REP	84-18-052	332–40–460	REP-P	84-13-066	332–41–665	NEW	84-18-052
332-40-180	REP-P	84-13-066	332-40-460	REP	84-18-052	332-41-833	NEW-P	84-13-066
332-40-180 332-40-190	REP REP-P	84-18-052 84-13-066	332–40–465 332–40–465	REP-P REP	84-13-066 84-18-052	332-41-833 332-41-910	NEW NEW-P	8418052 8413066
332-40-190	REP	84-18-052	332-40-470	REP-P	84-13-066	332-41-910	NEW-P	84–13–066 84–18–052
332-40-200	REP-P	84-13-066	332-40-470	REP	84-18-052	332-41-920	NEW-P	84-13-066
332-40-200	REP	84-18-052	332-40-480	REP-P	84-13-066	332-41-920	NEW	84-18-052
332-40-203	REP-P	84-13-066	332-40-480	REP	84-18-052	332-41-950	NEW-P	84-13-066
332-40-203 332-40-205	REP REPP	8418052 8413066	332–40–485 332–40–485	REP-P REP	84-13-066 84-18-052	332-41-950 332-41-960	NEW NEW-P	84-18-052 84-13-066
332-40-205	REP	84-18-052	332-40-490	REP-P	84-13-066	332-41-970	NEW-P	84–13–066
332-40-210	REP-P	84-13-066	332-40-490	REP	84-18-052	332-41-980	NEW-P	8413066
332-40-210	REP	84-18-052	332-40-495	REP-P	84-13-066	332-41-985	NEW-P	84-13-066
332-40-215 332-40-215	REP-P REP	84-13-066 84-18-052	332–40–495 332–40–500	REP REP-P	84-18-052 84-13-066	332-41-990 332-52-010	NEW-P AMD-P	84-13-066 84-16-084
332-40-220	REP-P	84-13-066	332-40-500	REP	84-18-052	332-52-010	AMD-C	84-21-009
332-40-220	REP	84-18-052	332-40-520	REP-P	84-13-066	332-52-010	AMD	84-21-038
332-40-225	REP-P	84–13–066	332-40-520	REP	84-18-052	332-52-020	AMD-P	84-16-084
332-40-225 332-40-230	REP REP–P	84-18-052 84-13-066	332–40–530 332–40–530	REP-P REP	84-13-066 84-18-052	332-52-020 332-52-020	AMD-C AMD	84-21-009 84-21-038
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332-40-240	REP	84-18-052	332-40-540	REP-P	84-13-066	332-52-060	AMD	84-21-038
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332-40-305	REP	84-18-052	332-40-600	REP-P	84-13-066	332-52-067	NEW-P	84-21-009
332-40-310	REP-P	84-13-066	332-40-600	REP	84-18-052	332-52-067	NEW	84-21-038
332-40-310	REP	84–18–052	332-40-650	REP-P	84-13-066	332-52-068	NEW-P	84-16-084
332-40-315 332-40-315	REP-P REP	8413066 8418052	332–40–650 332–40–652	REP REP-P	84-18-052 84-13-066	332-52-068 332-52-068	NEW-C NEW	8421009 8421038
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332-40-355	REP-P	84-13-066	332-40-710	REP	84-18-052	332-54-050	NEW-E	84-21-037
332-40-355	REP	84-18-052	332-40-800	REP-P	84-13-066	332-54-060	NEW-E	84-21-037
332-40-360 332-40-360	REPP REP	84-13-066 84-18-052	332–40–800 332–40–830	REP REP-P	84-18-052 84-13-066	332-140-300 332-140-300	NEW-E NEW-P	8419060 8421063
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332-40-365	REP	84-18-052	332-40-840	REP-P	84-13-066	335–06	NEW-C	84-11-073
332-40-370	REP-P	84-13-066	332-40-840	REP	84-18-052	335-06-010	NEW-P	84-10-035
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332-40-400	REP	84-18-052	332-41-020	NEW-P	84-13-066	335-06-020	NEW	84-14-001
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332-40-410	REPP	84-13-066	332-41-030	NEW	84-18-052	335-06-030	NEW	84-14-001
332-40-410	REP	84-18-052	332-41-040	NEW-P	84-13-066	335–06–040	NEW-P	84-10-035
332–40–420 332–40–420	REP-P REP	84-13-066	332-41-040	NEW NEW-P	84-18-052 84-13-066	335-06-040	NEW-E	84-10-036
332-40-425	REP-P	84-18-052 84-13-066	332-41-055 332-41-055	NEW-F	84-18-052	335–06–040 335–06–050	NEW NEW-P	84-14-001 84-10-035
332-40-425	REP	84-18-052	332-41-310	NEW-P	84-13-066	335-06-050	NEW-E	84-10-036
332-40-440	REP-P	84-13-066	332-41-310	NEW	84-18-052	335–06–050	NEW	84-14-001
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332 -40-44 2 332 -40-44 2	REP-P	84-13-066 84-18-052	332-41-350 332-41-420	NEW-P	84-18-052 84-13-066	335–06–060 335–06–060	NEW-E NEW	84-10-036 84-14-001
332-40-444	REP-P	84-13-066	332-41-420	NEW	84-18-052	335-06-070	NEW-P	84-10-035
332-40-444	REP	84-18-052	332-41-504	NEW-P	84-13-066	335-06-070	NEW-E	84-10-036
332 -40-446 332 -40-446	REP-P REP	84-13-066 84-18-052	332-41-504 332-41-508	NEW NEW-P	84-18-052 84-13-066	335-06-070	NEW D	84-14-001
332 -40-446 332 -40-45 0	REP-P	84-13-066	332-41-508 332-41-508	NEW-P NEW	84-18-052	335-06-080 335-06-080	NEW-P NEW-E	84-10-035 84-10-036
332-40-450	REP	84-18-052	332-41-510	NEW-P	84-13-066	335–06–080	NEW	84-14-001
332 -40-455	REP-P	84-13-066	332-41-510	NEW D	84-18-052	335-06-090	NEW-P	84-10-035
332-40-455	REP	84–18–052	332-41-665	NEW-P	84-13-066	335–06–090	NEW-E	8410036

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
335-06-090	NEW	84-14-001	352-10-175	REP-P	84-16-089	352-10-442	REP	84-20-112
335-06-100 335-06-100	NEW-P NEW-E	84-10-035 84-10-036	352-10-175 352-10-177	REP REP-P	84-20-112	352-10-444	REP-P	84-16-089
335-06-100	NEW-E	84-14-001	352-10-177	REP-P REP	84-16-089 84-20-112	352-10-444 352-10-446	REP REP-P	84-20-112 84-16-089
335-07-010	NEW-P	84-17-110	352-10-180	REP-P	84-16-089	352-10-446	REP-F	84-20-112
344-12-015	AMD-P	84-22-041	352-10-180	REP	84-20-112	352-10-450	REP-P	84–16–089
344-12-030	AMD-P	84-22-041	352-10-190	REP-P	84-16-089	352-10-450	REP	84-20-112
344-12-035	AMD-P	84-22-041	352-10-190	REP	84-20-112	352-10-455	REP-P	84-16-089
344-12-040	AMD–P AMD–P	84-22-041 84-22-041	352-10-200	REP-P	84–16–089	352-10-455	REP	84-20-112
344-12-045 344-12-050	AMD-P	84-22-041	352-10-200 352-10-203	REP REP-P	84-20-112 84-16-089	352-10-460 352-10-460	REP-P REP	84-16-089 84-20-112
344-12-060	AMD-P	84-22-041	352-10-203	REP	84-20-112	352-10-465	REP-P	84-20-112 84-16-089
344-12-070	AMD-P	84-22-041	352-10-205	REP-P	84-16-089	352-10-465	REP	84-20-112
344-12-080	AMD-P	84-22-041	352-10-205	REP	84-20-112	352-10-470	REP-P	84-16-089
344-12-087	AMD-P	84-22-041	352-10-210	REP-P	84-16-089	352-10-470	REP	84-20-112
344-12-098 344-12-112	AMD–P AMD–P	84-22-041 84-22-041	352-10-210 352-10-215	REP REP-P	84-20-112 84-16-089	352-10-480 352-10-480	REP-P REP	84-16-089 84-20-112
344-12-125	AMD-P	84-22-041	352-10-215	REP	84-20-112	352-10-485	REP-P	84-20-112 84-16-089
344-12-131	AMD-P	84-22-041	352-10-220	REP-P	84-16-089	352-10-485	REP	84-20-112
344-12-140	AMD-P	84-22-041	352-10-220	REP	84-20-112	352-10-490	REP-P	84-16-089
344-12-205	AMD-P	84-22-041	352-10-225	REP-P	84-16-089	352-10-490	REP	84-20-112
344-12-230 344-12-235	AMD–P AMD–P	84-22-041 84-22-041	352-10-225 352-10-230	REP REP-P	84-20-112 84-16-089	352-10-495 352-10-495	REP-P REP	84-16-089
344-12-245	AMD-P	84-22-041	352-10-230	REP	84-20-112	352-10-493	REP-P	84-20-112 84-16-089
344-12-260	AMD-P	84-22-041	352-10-235	REP-P	84-16-089	352-10-500	REP	84-20-112
344-12-262	AMD-P	84-22-041	352-10-235	REP	84-20-112	352-10-510	REP-P	84-16-089
344-12-265	AMD-P	84-22-041	352-10-240	REP-P	84-16-089	352-10-510	REP	84-20-112
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344-18-020	NEW-P	84-21-107	352-10-260	REP	84-20-112	352-10-535	REP-P	84-16-089
344-18-030 344-18-030	NEW-E NEW-P	84-21-097 84-21-107	352–10–270 352–10–270	REP-P REP	84-16-089 84-20-112	352-10-535 352-10-540	REP REPP	84-20-112
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352-60-020 NEW 84-11-057 356-05-065 NEW 84-17-042 356-05-240 NEW 84-17-042 352-60-030 NEW-E 84-07-030 356-05-065 NEW 84-17-042 356-05-245 NEW-P 84-14-081 352-60-030 NEW-P 84-08-063 356-05-070 NEW-P 84-14-081 356-05-245 NEW 84-17-042 356-05-245 NEW-P 84-14-081 352-60-040 NEW-E 84-07-030 356-05-070 NEW-P 84-14-081 356-05-250 NEW-P 84-14-081 352-60-040 NEW-P 84-08-063 356-05-075 NEW-P 84-14-081 356-05-250 NEW-P 84-14-081 352-60-040 NEW-P 84-08-063 356-05-075 NEW-P 84-14-081 356-05-250 NEW-P 84-14-081 352-60-040 NEW-P 84-11-057 356-05-075 NEW-P 84-14-081 356-05-300 NEW-P 84-14-081 352-60-050 NEW-E 84-07-030 356-05-080 NEW-P 84-14-081 356-05-300 NEW-P 84-14-081 352-60-050 NEW-P 84-08-063 356-05-080 NEW-P 84-14-081 356-05-300 NEW-P 84-14-081 352-60-050 NEW-P 84-08-063 356-05-085 NEW-P 84-14-081 356-05-305 NEW-P 84-14-081 352-60-050 NEW-P 84-08-063 356-05-085 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-060 NEW-E 84-07-030 356-05-090 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-060 NEW-P 84-08-063 356-05-090 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-060 NEW-P 84-08-063 356-05-090 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 352-60-060 NEW-P 84-08-063 356-05-090 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 352-60-060 NEW-P 84-08-063 356-05-090 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 352-60-060 NEW-P 84-08-063 356-05-090 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081									
352-60-030 NEW-P 84-08-063 356-05-065 NEW 84-17-042 356-05-245 NEW-P 84-14-081 352-60-030 NEW-P 84-08-063 356-05-070 NEW-P 84-14-081 356-05-250 NEW-P 84-14-081 352-60-040 NEW-E 84-07-030 356-05-075 NEW-P 84-14-081 356-05-250 NEW-P 84-14-081 352-60-040 NEW-P 84-08-063 356-05-075 NEW-P 84-14-081 356-05-250 NEW-P 84-14-081 352-60-040 NEW-P 84-11-057 356-05-075 NEW-P 84-14-081 356-05-300 NEW-P 84-14-081 352-60-050 NEW-P 84-11-057 356-05-080 NEW-P 84-14-081 356-05-300 NEW-P 84-14-081 352-60-050 NEW-P 84-08-063 356-05-080 NEW-P 84-14-081 356-05-300 NEW-P 84-14-081 352-60-050 NEW-P 84-08-063 356-05-085 NEW-P 84-14-081 356-05-300 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-300 NEW-P 84-14-081 352-60-050 NEW-P 84-08-063 356-05-085 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-300 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-									
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352-60-050 NEW-E 84-07-030 356-05-080 NEW 84-17-042 356-05-305 NEW-P 84-14-081 352-60-050 NEW-P 84-08-063 356-05-085 NEW-P 84-14-081 356-05-305 NEW 84-17-042 356-05-310 NEW-P 84-14-081 352-60-060 NEW-E 84-07-030 356-05-090 NEW-P 84-14-081 356-05-310 NEW-P 84-14-081 352-60-060 NEW-P 84-08-063 356-05-090 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 352-60-060 NEW-P 84-11-057 356-05-095 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081 356-05-315 NEW-P 84-14-081							l .		
352-60-050 NEW-P 84-08-063 356-05-085 NEW-P 84-14-081 356-05-305 NEW 84-17-042 352-60-050 NEW 84-11-057 356-05-085 NEW 84-17-042 356-05-310 NEW-P 84-14-081 352-60-060 NEW-E 84-07-030 356-05-090 NEW-P 84-14-081 356-05-310 NEW-P 84-17-042 356-05-310 NEW-P 84-17-042 356-05-315 NEW-P 84-14-081 352-60-060 NEW-P 84-11-057 356-05-095 NEW-P 84-14-081 356-05-315 NEW-P 84-17-042									
352-60-050 NEW 84-11-057 356-05-085 NEW 84-17-042 356-05-310 NEW-P 84-14-081 352-60-060 NEW-E 84-07-030 356-05-090 NEW-P 84-14-081 356-05-310 NEW 84-17-042 356-05-310 NEW 84-17-042 356-05-310 NEW 84-17-042 356-05-315 NEW-P 84-14-081 352-60-060 NEW 84-11-057 356-05-095 NEW-P 84-14-081 356-05-315 NEW-P 84-17-042									
352-60-060 NEW-E 84-07-030 356-05-090 NEW-P 84-14-081 356-05-310 NEW 84-17-042 352-60-060 NEW-P 84-08-063 356-05-090 NEW 84-17-042 356-05-315 NEW-P 84-14-081 352-60-060 NEW 84-11-057 356-05-095 NEW-P 84-14-081 356-05-315 NEW 84-17-042									
352-60-060 NEW-P 84-08-063 356-05-090 NEW 84-17-042 356-05-315 NEW-P 84-14-081 352-60-060 NEW 84-11-057 356-05-095 NEW-P 84-14-081 356-05-315 NEW 84-17-042					NEW-P	84-14-081	356-05-310	NEW	84-17-042
	352-60-060	NEW-P	8408063				•		
352-6U-U/U NEW-E 84-U/-U3U 356-U5-U95 NEW 84-1/-U42 350-U5-32U NEW-P 84-14-U81			84-11-057						
	352-60-070	NEW-E	84-07-030	J 330-U3-U33	INEW	04-1/-044	330-03-320	IND W-L	04-14-061

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
356-05-320	NEW	84-17-042	356-06-010	AMD-E	84-04-021	356-18-100	AMD-P	84-10-038
356-05-325	NEW-P	84-14-081	356-06-010	AMD-P	84-04-073	356-18-100	AMD	84-14-006
356-05-325	NEW D	84-17-042	356-06-010	AMD-P	84-06-049	356-18-105	REP-E	84-10-008
356-05-330 356-05-330	NEW-P NEW	84-14-081 84-17-042	356-06-010 356-06-010	AMD-C AMD-C	8407003 8409049	356-18-105	REP-P	84-10-038 84-14-006
356-05-335	NEW-P	84-14-081	356-06-010	AMD-E	84-10-007	356-18-105 356-18-120	REP AMD-P	84-18-012
356-05-335	NEW	84-17-042	356-06-010	AMD-P	84-10-038	356-18-140	AMD-P	84-14-081
356-05-340	NEW-P	84-14-081	356-06-010	AMD	84-11-003	356-18-140	AMD-C	84-17-041
356-05-340	NEW	84-17-042	356-06-010	AMD	84-12-079	356-18-140	AMD-P	84-20-058
356-05-345	NEW-P	84-14-081	356-06-010	AMD	84-14-006	356-18-140	AMD	84-23-059
356-05-345 356-05-350	NEW NEW-P	84-17-042 84-14-081	356-06-010 356-06-010	AMD-E REP-P	84-14-062 84-14-081	356-18-200	AMD-P	84-20-058
356-05-350	NEW	84-17-042	356-06-010	REP	84–17–042	356-18-200 356-22-070	AMD AMD–P	84-23-059 84-10-038
356-05-355	NEW-P	84-14-081	356-06-020	AMD-E	84-14-062	356-22-070	AMD-E	84-10-053
356-05-355	NEW	84-17-042	356-06-020	AMD-P	84-14-082	356-22-070	AMD	84-14-006
356-05-360	NEW-P	84-14-081	356-06-020	AMD	84-17-042	356-22-220	AMD-P	84-10-038
356-05-360 356-05-365	NEW NEW-P	84-17-042 84-14-081	356-06-050 356-06-050	AMD-P AMD-C	84-06-049	356-22-220	AMD	84-14-006
356-05-365	NEW-P	84-17-042	356-06-050	AMD-C AMD	84-09-049 84-11-091	356–26–030 356–26–030	AMD–P AMD–C	84-06-049 84-09-049
356-05-370	NEW-P	84-14-081	356-06-055	AMD-P	84-06-049	356-26-030	AMD-P	84-10-038
356-05-370	NEW	84-17-042	356-06-055	AMD-C	84-09-049	356-26-030	AMD-E	84-10-053
356-05-375	NEW-P	84-14-081	356-06-055	AMD	84-11-091	356-26-030	AMD	84-11-091
356-05-375 356-05-380	NEW NEW-P	84-17-042 84-14-081	356-07-020	AMD AMD-P	84-04-022	356-26-030	AMD	84-14-006
356-05-380	NEW-P	84-17-042	356-10-040 356-10-040	AMD-P AMD-P	84-08-035 84-12-080	356-26-060 356-26-060	AMD-P AMD-C	84-12-080 84-15-037
356-05-385	NEW-P	84-14-081	356-10-040	AMD-C	84-15-037	356-26-060	AMD-C	84-17-041
356-05-385	NEW	84-17-042	356-10-040	AMD	84-17-042	356-26-060	AMD-C	84-19-050
356-05-387	NEW-P	84-14-081	356-10-045	NEW-P	84-12-080	356-26-070	AMD-P	84-06-049
356-05-387 356-05-390	NEW NEW-P	84-17-042 84-14-081	356–10–045 356–10–045	NEW-C NEW	84–15–037 84–17–042	356–26–070 356–26–070	AMD-C AMD	84-09-049
356-05-390	NEW-F	84-17-042	356-10-050	AMD-P	84-12-080	356-30-065	NEW-C	84-11-091 84-04-019
356-05-395	NEW-P	84-14-081	356-10-050	AMD-C	84-15-037	356-30-065	NEW-C	84-07-003
356-05-395	NEW	84-17-042	356-10-050	AMD	84-17-042	356-30-065	NEW-C	8409049
356-05-400	NEW-P	84-14-081	356-14-110	AMD-E	84-14-062	356-30-065	NEW	84-12-079
356-05-400 356-05-405	NEW NEW-P	84-17-042 84-14-081	356-14-110 356-14-110	AMD–P AMD	84-14-082 84-17-042	356-30-065 356-30-065	AMD–P AMD	84-18-012 84-21-071
356-05-405	NEW	84-17-042	356-14-120	AMD-E	84-14-062	356-30-080	AMD-P	84-04-073
356-05-410	NEW-P	84-14-081	356-14-120	AMD-P	84-14-082	356-30-080	AMD-C	8407003
356-05-410	NEW D	84-17-042	356-14-120	AMD	84-17-042	356-30-080	AMD-C	84-09-049
356–05–415 356–05–415	NEW-P NEW	84-14-081 84-17-042	356-14-125 356-14-125	NEW-E NEW-P	84-14-062 84-14-082	356-30-080 356-30-130	AMD AMD–E	84-12-079 84-04-021
356-05-420	NEW-P	84-14-081	356-14-125	NEW	84-17-042	356-30-130	AMD-P	84-04-073
356-05-420	NEW	84-17-042	356-14-130	AMD-E	84-14-062	356-30-130	AMD-C	84-07-003
356-05-425	NEW-P	84-14-081	356-14-130	AMD-P	84-14-082	356-30-130	AMD-E	84-10-007
356-05-425 356-05-430	NEW NEW-P	84-17-042 84-14-081	356-14-130 356-15-020	AMD AMD–P	84-17-042 84-16-034	356-30-130 356-30-145	AMD AMDP	84-10-054 84-08-035
356-05-430	NEW	84-17-042	356-15-020	AMD-C	84-19-050	356-30-145	AMD-F	84-08-033 84-12-026
356-05-435	NEW-P	84-14-081	356-15-020	AMD-C	84-21-070	356-30-145	AMD-C	84-14-005
356-05-435	NEW	84-17-042	356-15-020	AMD-C	84-23-058	356-30-230	AMD-P	84-06-049
356-05-440 356-05-440	NEW-P NEW	84-14-081 84-17-042	356-15-060 356-15-060	AMD-E AMD	84-04-020 84-05-024	356-30-230	AMD	84-10-054
356-05-445	NEW-P	84-14-081	356-15-060	AMD-P	84-10-038	356-30-260 356-30-260	AMD–P AMD–C	84-06-048 84-09-049
356-05-445	NEW	84-17-042	356-15-060	AMD-E	84-12-030	356-30-300	AMD-E	84-14-062
35605450	NEW-P	84-14-081	356-15-060	AMD	84-14-006	356-30-300	AMD-P	84-14-082
356-05-450	NEW	84-17-042	356-15-060	AMD-P	84-14-080	356-30-300	AMD	84-17-042
35605455 35605455	NEW-P NEW	84-14-081 84-17-042	356-15-060 356-15-060	AMD-C AMD-C	84-17-041 84-19-050	356-30-302 356-30-302	NEW-E NEW-P	84-14-062 84-14-082
356-05-460	NEW-P	84-14-081	356-15-060	AMD-P	84-20-058	356-30-302	NEW-F	84-17-042
35605460	NEW	84-17-042	356-15-060	AMD-C	84-23-058	356-30-305	AMD-P	84-06-049
356-05-465	NEW-P	84-14-081	356-15-070	AMD-P	84-20-058	356-30-305	AMD-C	84-09-049
356-05-465 356-05-470	NEW NEW-P	84-17-042 84-14-081	356-15-070 356-15-090	AMD-C AMD-P	84–23–058 84–20–058	356-30-305 356-30-320	AMD AMD-P	84-11-091 84-06-049
356-05-470	NEW	84-17-042	356-15-100	AMD-P	84-08-035	356-30-320	AMD-P AMD-C	84-06-049 84-09-049
356-05-475	NEW-P	84-14-081	356-15-100	AMD	84-12-079	356-30-320	AMD	84-11-091
356-05-475	NEW	84-17-042	356-15-110	AMD-P	84-08-035	356-30-330	AMD-P	84-14-081
356-05-480 356-05-480	NEW-P NEW	84-14-081 84-17-042	356-15-110 356-18-050	AMD AMD	84-12-079 84-04-022	356-30-330 356-35-010	AMD AMD–P	84-17-042
356-05-485	NEW-P	84-14-081	356-18-070	AMD-C	84-04-022 84-04-019	356-35-010	AMD-P AMD	84-20-058 84-23-059
356-05-485	NEW	84-17-042	356-18-070	AMD-C	84-07-003	356-42-020	AMD-P	84-18-012
356-05-490	NEW-P	84-14-081	356-18-070	AMD-C	84-09-049	356-42-020	AMD-C	84-21-070
356-05-490 356-05-495	NEW NEW-P	84-17-042 84-14-081	356-18-070	AMD-C	84-12-026	356-42-020	AMD-C	84-23-058
356-05-495 356-05-495	NEW-P	84-14-081 84-17-042	356-18-070 356-18-090	AMD AMD-P	84–14–006 84–04–073	356-42-050 356-42-050	AMDP AMD	84-18-012 84-21-071
356-05-500	NEW-P	84-14-081	356-18-090	AMD-C	84-07-003	356-42-055	AMD-P	84-18-012
356-05-500	NEW	84-17-042	356-18-090	AMD-C	84-09-049	356-42-055	AMD-C	84-21-070
356-05-505	NEW-P	84-14-081	356-18-090	AMD-C	84-12-026	356-42-055	AMD	84-23-059
356-05-505	NEW	84–17–042	356–18–100	AMD-E	84-10-008	356–46–060	AMD	84-04-022

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
356-46-060	AMD-E	84–14–062	365–12	REAFF	84–14–064	388-14-302	AMD	84-15-057
356-46-060	AMD-P	84-14-082	365-14	REAFF	84-14-064	388-14-302	AMD-P	84-21-034
356-46-060 356-46-130	AMD AMD-P	84-17-042 84-06-049	365–22 365–24	REAFF REAFF	84-14-064 84-14-064	388-14-302 388-14-315	AMD-E REP-P	84-21-035 84-12-051
356-46-130 356-46-130	AMD-P AMD	84-10-054	365-31	REAFF	84-14-064	388-14-315	REP-E	84-12-053
356-49-010	NEW-P	84-06-049	365–40	REAFF	84-14-064	388-14-315	REP	84-15-057
356-49-010	NEW-C	84-09-049	365–60	REAFF	84-14-064	388-14-320	AMD-P	84-12-051
356-49-010	NEW	84-11-091	365-70	REAFF	84-14-064	388-14-320	AMD-E	84-12-053
356-49-020	NEW-P	84-06-049 84-09-049	365–80 365–90	REAFF REAFF	84-14-064 84-14-064	388-14-320 388-14-325	AMD AMD–P	84-15-057 84-12-051
356-49-020 356-49-020	NEW-C NEW	84-09-049 84-11-091	365-100-010	NEW-P	84-18-072	388-14-325	AMD-E	84-12-053
356-49-030	NEW-P	84-06-049	365-100-010	NEW-E	84-18-073	388-14-325	AMD	84-15-057
356-49-030	NEW-C	84-09-049	365-100-010	NEW	84-21-087	388-15-110	AMD-P	84-12-037
356-49-030	NEW	84-11-091	365-100-020	NEW-P	84-18-072	388-15-110	AMD	84–15–059
356-49-040 356-49-040	NEW-P NEW-C	84-06-049 84-09-049	365-100-020 365-100-020	NEW-E NEW	84-18-073 84-21-087	388-15-120 388-15-120	AMD-P AMD	84–14–007 84–17–071
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360-12-015	AMD	84-04-029	365-100-030	NEW-E	84-18-073	388-15-208	AMD	84-22-017
360-12-065	AMD	84-03-015	365-100-030	NEW	84-21-087	388-15-209	AMD-P	84-19-040
360-16-025	NEW-P	84-08-080	365-100-040	NEW-P	84-18-072	388-15-209	AMD	84-22-017
360-16-025 360-16-025	NEW-E NEW	84-08-082 84-12-019	365-100-040 365-100-040	NEW-E NEW	84-18-073 84-21-087	388-15-212 388-15-212	AMD-P AMD	84-19-040 84-22-017
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360-16-230	AMD	84-03-015	365-100-050	NEW	84-21-087	388-15-215	AMD-P	84-19-040
360-16-240	AMD-P AMD-E	84-08-080	381	NEW REP	84-21-008	388-15-215	AMD	84-22-017
360–16–240 360–16–240	AMD-E AMD	8408082 8412019	388-08-00101 388-08-002	REP	8405040 8405040	388-15-552 388-15-553	AMD–P AMD–P	84–15–012 84–15–012
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360-16-255	NEW	84-22-027	388-08-00401	AMD	84-05-040	388-15-562	AMD~P	84-15-012
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360-18-020 360-18-020	AMD AMD–P	84-04-030 84-14-098	388-08-010 388-08-050	AMD REP	8405040 8405040	388-15-610 388-15-620	AMD AMD–P	84–12–038 84–09–015
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360-19-040	NEW	84-03-016	388-08-170	REP	84-05-040	388-18-020	NEW-P	84-13-048
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360-19-060	NEW	84-03-016	388-08-190	REP	84-05-040	388-18-030	NEW-P	84-13-048
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360-36-400	NEW	84-22-062	388-08-405	AMD	84-05-040	388-18-070	NEW-P	84-23-020
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360–36–410 360–36–410	NEW-F	84-22-062	388-08-413	AMD	84-05-040	388-18-100	NEW-P	84-23-020 84-13-048
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360-36-420 360-36-420	NEW-P	84-22-062	388-08-440	REP	84-05-040 84-05-040	388-18-120 388-18-120	NEW-P NEW-P	84-13-048 84-23-020
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360-36-430	NEW-C	84-10-064	388-08-470	REP	84-05-040	388-18-130	NEW-P	84-23-020
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360-36-430 360-36-430	NEW-P NEW	84-18-066 84-22-062	388-08-490 388-08-500	REP REP	84-05-040 84-05-040	388-24-044	AMD	84-09-074 84-20-021
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360-36-440	NEW-C	84-12-021	388-08-510	REP	84-05-040	388-24-065	AMD-P	84-11-075
360-36-440	NEW-C	84-10-064	388-08-520	REP	84-05-040	388-24-065	AMD	84-19-047
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360-36-450	NEW	84-22-062	388-14-270	AMD-P	84-21-034	388-28-410	AMD-P	84-04-003
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365–06 365–08	REAFF REAFF	84-14-064 84-14-064	388-14-302 388-14-302	AMD-P AMD-E	84-12-051 84-12-053	388-28-415 388-28-415	AMD-P AMD	84-04-003 84-07-019
303-00	KEATT	0-1-004	1 300-14-302	AND-E	07-12-033	J00-20-41J	VIAID	04-0/-019

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388-28-420	AMD-P	84-04-003	388-29-260	AMD-P	84-09-079	388-54-745	AMD	84-06-015
388-28-420	AMD	84-07-019	388-29-260	AMD	84-13-049	388-54-760	AMD AMD	84-06-014
388-28-430	AMD-P	84-04-003	388-29-260	AMD-E	84-14-042	388-54-765	AMD	84-06-014
388-28-430	AMD	84-07-019	388-29-280	AMD-P	84-09-079	388-54-768	NEW	84-06-014
388-28-435	NEW-P	84-04-003	388-29-280	AMD	84-13-049	388-54-770	AMD	84-06-014
388-28-435	NEW	84-07-019	388-29-280	AMD-E	84-14-042	388-54-775	AMD	84-06-014
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388-28-438	NEW-P	84-04-003	388-29-295 388-29-295	AMD–P AMD	84-06-027	388-54-780	AMD	84-06-014
388-28-438	NEW	84-07-019	388-33-385	AMD-P	84-09-073 84-06-038	388-54-785 388-54-829	AMD REP-P	84-04-067 84-17-059
388-28-440	AMD-P	84-04-003	388-33-385	AMD	84-09-071	388-54-829	REP-P	84-20-099
388-28-440	AMD	84-07-019 84-04-003	388-33-450	AMD-P	84-19-041	388-55-010	AMD-P	84-10-003
388-28-450	AMD-P	84 <u>-</u> 04 - 003	388-33-450	AMD-E	84-20-056	388-55-010	AMD	84-13-028
388-28-450	AMD	84-07-019	388-33-450	AMD	84-22-018	388-55-020	AMD-P	84-10-003
388-28-455 388-28-455	REP-P REP	84-04-003	388-33-453	AMD-P	84-19-041	388-55-020	AMD	84-13-028
388-28 -4 53	AMD-P	84-07-019 84-04-003	388-33-453 388-33-453	AMD–E AMD	84-20-056	388-57-061	AMD-P	84-19-041
388-28-473	AMD-I	84-07-019	388-33-576	AMD-P	84-22-018 84-06-028	388-57-061 388-57-061	AMD-E AMD	84-20-056
388-28-475	AMD-P	84-21-106	388-33-576	AMD	84-09-072	388-57-090	AMD-P	84-22-018 84-15-018
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388-28-480	AMD-P	84-21-106	388-37-010	AMD	84-19-046	388-57-095	REP-P	84-15-018
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388-28-530	AMD-E	84-14-042	388-37-050	AMD-P	84-11-074	388-73-118 388-73-140	AMD AMD	84-06-030
388-28-535	AMD-P	84-21-106	388-37-050	AMD	84–19–046	388-73-140	AMD	84-06-030 84-06-030
388-28-535	AMD-E	84-22-024	388-37-060	AMD-P	84-11-074	388-73-144	AMD	84-06-030
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388-29-100	AMD	84-13-049	388-37-170	NEW-P	84-11-074	388-81-052	AMD	84-04-068
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388-29-110	AMD-E	84-14-042	388-42	AMD-C	84-06-039	388-82-115 388-82-130	AMD-E AMD	84-20-057 84-02-055
388-29-112	AMD-P	84-09-079	388-42	AMD-C	84-09-070	388-83-010	AMD-E	84-12-052
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388-29-130	AMD	84-13-049	388-42-115	AMD	84-11-071	388-83-028	AMD-P	84-23-017 84-04-069
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388-29-145	AMD-P	84-09-079	388-44-125	AMD	84-21-079	388-83-036	AMD-P	84-13-080
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388-29-160	AMD-P	84-09-079	388-54-620	AMD	84-06-014	388-85-105	AMD-P	84-20-054
388-29-160	AMD	84-13-049	388-54-676	AMD-P	84-03-012	388-85-105	AMD-E	84-20-057
388-29-160	AMD-E	84-14-042	388-54-676	AMD	84-06-029	388-85-105	AMD	84-23-027
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388-29-200	AMD-E	84-14-042	388-54-730 388-54-730	AMD–P AMD–E	84-14-008 84-14-044	388-85-115 388-86-005	AMD AMD	84-02-055
388-29-220	AMD-P	84-09-079	388-54-730	AMD-E AMD	84-17-070	388-86-040	AMD AMD	84-02-052 84-02-055
388-29-220	AMD	84-13-049	388-54-737	AMD	84-04-067	388-86-050	AMD-P	84-13-081
388-29-220	AMD-E	84–14–042	388-54-740	AMD	84-04-067	388-86-050	AMD-P	84-17-101

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388-86-050	AMD-E	84–17–105	388-96-508	NEW-P	84-08-056	388-99-020	AMD-P	84-13-047
388-86-050	AMD	84-20-100	388-96-508	NEW	84-12-039	388-99-020	AMD-E	84-14-041
388-86-085	AMD-P	84-17-004	388-96-509	NEW-E	84-08-041	388-99-020	AMD AMD–P	8417013 8404054
388-86-085	AMD-E	84-17-005	388-96-509 388-96-509	NEW-P NEW	84-08-056 84-12-039	388-99-030 388-99-030	AMD-F AMD	84-07-017
388-86-085 388-86-090	AMD AMD–P	84-20-098 84-17-104	388-96-525	AMD-E	84-08-041	388-99-035	AMD-P	84-23-017
388-86-090	AMD-F AMD	84-20-102	388-96-525	AMD-P	84-08-056	388-99-040	AMD	84-02-054
388-86-095	AMD	84-02-052	388-96-525	AMD	84-12-039	388-100-005	AMD	84-02-054
388-86-120	AMD-P	84-04-055	388-96-533	AMD-E	84-08-041	388-100-010	AMD	84-02-054
388-86-120	AMD-E	84-04-065	388-96-533	AMD-P	84-08-056	388-100-025	AMD-P	84-17-008
388-86-120	AMD	84-07-015	388-96-533	AMD REP-P	84-12-039 84-21-103	388-100-025 388-100-035	AMD-C AMD	84-20-097 84-02-054
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388-87-070	AMD	84-11-070	388-96-541	REP-P	84-21-103	389-12-010	AMD-E	84-13-046
388-87-070	AMD-P	84-17-009	388-96-541	REP	84-24-050	389-12-010	AMD-P	84-18-057
388-87-070	AMD-P	84-17-057	388-96-547	REP-P	84-21-103	389-12-010	AMD	84-21-036
388-87-070	AMD-P	84-18-031	388-96-547	REP REP-P	84-24-050 84-21-103	389-12-020 389-12-020	AMD AMD-E	84-03-037 84-13-046
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388-87-070	AMD-P	84-23-031	388-96-557	AMD-P	84-21-103	389-12-020	AMD	84-21-036
388-87-070	AMD-P	84-23-038	388-96-557	AMD	84-24-050	389-12-030	AMD	84-03-037
388-87-070	AMD-E	84-23-039	388-96-559	AMD-P	84-21-103	389-12-030	AMD-E	84-13-046
388-87-090	AMD-P	84-17-104	388-96-559	AMD AMD-P	84-24-050 84-21-103	389-12-030 389-12-030	AMD-P AMD	84-18-057 84-21-036
388-87-090 388-87-095	AMD AMD-P	84-20-102 84-04-054	388-96-561 388-96-561	AMD-P	84-24-050	389-12-040	AMD	84-03-037
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388-92-045 388-92-045	AMD-P AMD	84-17-069	388-96-721	NEW	84-12-039	389-12-130	AMD	84-03-037
388-92-050	AMD-P	84-23-017	388-96-735	AMD-P	84-21-103	389-12-230	AMD	84-03-037
388-95-340	AMD	84-02-056	388-96-735	AMD	84-24-050	389-12-230	AMD-E	84-13-046
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388-95-380	AMD	84-02-055 84-14-013	388-96-750 388-96-750	AMD-P AMD	84-08-056 84-12-039	390-18-010 390-18-010	NEW-E NEW-P	84-12-016 84-13-011
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388-96-122	AMD-E	8408041 8408056	388–96–762 388–96–764	NEW NEW-E	84-12-039 84-08-041	390–37–060 390–37–060	AMD AMD	84-12-017 84-12-029
388-96-122 388-96-122	AMD-P AMD	84-12-039	388-96-764	NEW-P	84-08-056	390–37–000	AMD-P	84-09-027
388-96-204	AMD-E	84-08-041	388-96-764	NEW	84-12-039	390–37–070	AMD	84-12-017
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388-96-204	AMD	84-12-039	388-96-765	NEW-P	84-08-056	390-37-080	REP AMD-P	84-12-017 84-09-027
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388-96-502	NEW-E	84-08-041	388-96-767	NEW-P	84-08-056	390-37-100	AMD-P	84-09-027
388-96-502	NEW-P	84-08-056	388-96-767	NEW	84-12-039	390-37-100	AMD	84-12-017
388-96-502	NEW	84-12-039	388-96-904	AMD B	84-05-040	390-37-200	REP-P	84-09-027
388-96-505 388-96-505	AMD-P AMD	84-21-103 84-24-050	388-99-010 388-99-010	AMD-P AMD-E	84-23-019 84-23-021	390–37–200 390–37–205	REP REPP	84-12-017 84-09-027
388-96-508	NEW-E	84-24-030 84-08-041	388-99-020	AMD-L AMD	84-05-039	390-37-205	REP	84-12-017
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390-37-210	AMD-P	84-09-027	392–121–140	AMD-P	84–17–119	392-122-605	NEW	84-13-020
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390-37-215	REP-P	84-09-027	392-121-145	AMD-P	84-17-119	392-122-605	AMD	84-20-078
390-37-215	REP	84-12-017	392-121-145	AMD	84-20-077	392-122-610	NEW-P	8410065
390-37-220	REP-P	84-09-027	392-121-150	AMD-P	84-17-119	392-122-610	NEW	84-13-020
390-37-220	REP	84-12-017	392-121-150	AMD	84-20-077	392-122-610	AMD-P	84-17-120
390-37-225	REP-P	84–09–027	392-121-155	AMD-P	84-17-119	392-122-610	AMD	84-20-078
390-37-225	REP	84-12-017	392-121-155	AMD	84-20-077	392-122-700	NEW-P	84-10-065
390-37-230	REP-P	84-09-027	392-121-170	AMD-P	84-17-119	392-122-700	NEW	84-13-020
390–37–230	REP	84-12-017 84-08-057	392-121-170	AMD AMD-P	84-20-077	392-122-700	AMD-P	84-17-120
392-109-037	NEW-P NEW	84-08-057 84-11-038	392-121-195 392-121-195	AMD-P AMD	84-10-076 84-13-019	392-122-700 392-122-705	AMD NEW-P	84-20-078 84-10-065
392-109-037 392-109-040	AMD-P	84-08-057	392-121-193	NEW-C	84-11-077	392-122-705	NEW-P	84-13-020
392-109-040	AMD-I	84-11-038	392-122	AMD-C	84-20-024	392-122-705	AMD-P	84-17-120
392-109-043	NEW-P	84-08-057	392-122-005	NEW-P	84-10-065	392-122-705	AMD	84-20-078
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392-109-047	NEW-P	84-08-057	392-122-010	NEW-P	84-10-065	392-122-710	NEW	84-13-020
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392-109-050	AMD-P	84-08-057	392-122-100	NEW-P	84-17-120	392-122-710	AMD	84-20-078
392-109-050	AMD	84-11-038	392-122-100	NEW	84-20-078	392-122-800	NEW-P	84-10-065
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392-109-058	NEW	84-11-038	392-122-105	NEW D	84-20-078	392-122-805	NEW-P	84-10-065
392-109-060	AMD-P	84-08-057	392-122-110	NEW-P NEW	84-17-120	392-122-805	NEW	84-13-020 84-17-120
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392-109-075	AMD-P	84-08-057	392-122-120	NEW-P	84-17-120	392-122-810	NEW	84-13-020
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392-109-080	AMD-P	84-08-057	392-122-130	NEW-P	84-17-120	392-122-900	NEW	84-13-020
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392-109-085	AMD-P	84-08-057	392-122-135	NEW-P	84-17-120	392-122-900	AMD	84-20-078
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392-121-130	AMD-F AMD	84-20-077	392-122-275	NEW	84-20-078	392-126-100	NEW	84-17-053
392-121-131	NEW-E	84-14-052	392-122-600	NEW-P	84-10-065	392-126-105	NEW-E	84-14-051
392-121-131	NEW-P	84-14-056	392-122-600	NEW	84-13-020	392-126-105	NEW-P	84-14-055
392-121-131	NEW	84-17-051	392-122-600	AMD-P	84-17-120	392-126-105	NEW	84-17-053
392-121-135	AMD-P	84-17-119	392-122-600	AMD	84-20-078	392-126-110	NEW-E	84-14-051
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392-126-115	NEW-E	84-14-051	392-126-310	NEW	84-17-053	392-126-700	NEW-P	84-14-055
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392-126-115 392-126-120	NEW NEW-E	84-17-033 84-14-051	392-126-315	NEW-P	84-14-055 84-17-053	392-126-705 392-126-705	NEW-E	84–14–051 84–14–055
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392-126-205	NEW-E	84-14-051	392-126-340	NEW	84-17-053	392-126-815	NEW-P	84-14-055
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392-126-210 392-126-210	NEW-P NEW	84-14-055 84-17-053	392-126-350 392-126-350	NEW-E NEW-P	84-14-051 84-14-055	392-126-820 392-126-825	NEW NEW-E	84-17-053 84-14-051
392-126-215	NEW-E	84-14-051	392-126-350	NEW-F	84-17-053	392-126-825	NEW-E	84-14-055 84-14-055
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392-126-220	NEW-P NEW	8414055 8417053	392-126-360 392-126-360	NEW-E NEW-P	84-14-051 84-14-055	392-126-830 392-127-005	NEW NEW-E	84-17-053 84-14-050
392-126-220 392-126-225	NEW-E	84-17-033 84-14-051	392-126-360	NEW-F	84-17-053	392-127-005	NEW-E	84-14-054
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392-126-230	NEW-E	84-14-051	392-126-365	NEW	84-17-053	392-127-010	NEW-P	84-14-054
392-126-230 392-126-230	NEW-P NEW	84-14-055 84-17-053	392-126-370 392-126-370	NEW-E NEW-P	84-14-051 84-14-055	392-127-010 392-127-100	NEW NEW-E	84-17-052 84-14-050
392-126-235	NEW-E	84-14-051	392-126-370	NEW	84-17-053	392-127-100	NEW-P	84-14-054
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392-126-240 392-126-240	NEW-E NEW-P	84-14-051 84-14-055	392-126-375 392-126-380	NEW NEW-E	84-17-053 84-14-051	392-127-105 392-127-105	NEW-P NEW	84-14-054 84-17-052
392-126-240	NEW	84-17-053	392-126-380	NEW-P	84-14-055	392-127-103	NEW-E	84-14-050
392-126-245	NEW-E	84-14-051	392-126-380	NEW	84-17-053	392-127-110	NEW-P	84-14-054
392-126-245	NEW-P	84-14-055	392-126-385	NEW-E	84-14-051	392-127-110	NEW	84-17-052
392-126-245	NEW E	84-17-053	392-126-385	NEW-P	84-14-055	392-127-200 392-127-200	NEW-E NEW-P	84-14-050
392-126-250 392-126-250	NEW-E NEW-P	84-14-051 84-14-055	392-126-385 392-126-500	NEW NEW-E	84-17-053 84-14-051	392-127-200	NEW-P	84-14-054 84-17-052
392-126-250	NEW	84-17-053	392-126-500	NEW-P	84-14-055	392-127-205	NEW-E	84-14-050
392-126-255	NEW-E	84-14-051	392-126-500	NEW	84-17-053	392-127-205	NEW-P	84-14-054
392-126-255	NEW-P	84-14-055	392-126-505	NEW-E	84-14-051	392-127-205	NEW	84-17-052
392-126-255 392-126-260	NEW NEW-E	84-17-053 84-14-051	392-126-505 392-126-505	NEW-P NEW	84-14-055 84-17-053	392-127-210 392-127-210	NEW-E NEW-P	84-14-050 84-14-054
392-126-260	NEW-P	84-14-055	392-126-510	NEW-E	84-14-051	392-127-210	NEW	84-17-052
392-126-260	NEW	84-17-053	392-126-510	NEW-P	84-14-055	392-127-215	NEW-E	84-14-050
392-126-265	NEW-E	84-14-051	392-126-510	NEW	84-17-053	392-127-215	NEW-P	84-14-054
392-126-265 392-126-265	NEW-P NEW	84-14-055 84-17-053	392-126-600 392-126-600	NEW-E NEW-P	84-14-051 84-14-055	392-127-215	NEW NEW-E	84-17-052 84-14-050
392-126-270	NEW-E	84-14-051	392-126-600	NEW-F	84-17-053	392-127-225 392-127-225	NEW-E	84-14-054
392-126-270	NEW-P	84-14-055	392-126-605	NEW-E	84-14-051	392-127-225	NEW	84-17-052
392-126-270	NEW	84-17-053	392-126-605	NEW-P	84-14-055	392-127-235	NEW-E	84-14-050
392-126-275	NEW-E	84-14-051	392-126-605	NEW E	84-17-053	392-127-235	NEW-P	84-14-054
392-126-275 392-126-275	NEW-P NEW	84-14-055 84-17-053	392-126-610 392-126-610	NEW-E NEW-P	84-14-051 84-14-055	392-127-235 392-127-240	NEW NEW-E	84-17-052 84-14-050
392-126-280	NEW-E	84-14-051	392-126-610	NEW	84-17-053	392-127-240	NEW-P	84-14-054
392-126-280	NEW-P	84-14-055	392-126-615	NEW-E	84-14-051	392-127-240	NEW	84-17-052
392-126-280	NEW	84-17-053	392-126-615	NEW-P	84-14-055	392-127-245	NEW-E	84-14-050
392-126-285 392-126-285	NEW-E NEW-P	84-14-051 84-14-055	392-126-615 392-126-620	NEW NEW-E	84-17-053 84-14-051	392-127-245 392-127-245	NEW-P NEW	84-14-054 84-17-052
392-126-285	NEW-P	84-14-053 84-17-053	392-126-620 392-126-620	NEW-E NEW-P	84–14–051 84–14–055	392-127-243	NEW-E	84-17-052 84-14-050
392-126-300	NEW-E	84-14-051	392-126-620	NEW	84-17-053	392-127-250	NEW-P	84-14-054
392-126-300	NEW-P	84-14-055	392-126-625	NEW-E	84-14-051	392-127-250	NEW	84-17-052
392-126-300	NEW E	84-17-053	392-126-625	NEW-P	84-14-055	392-127-255	NEW-E	84-14-050
392-126-305 392-126-305	NEW-E NEW-P	84-14-051 84-14-055	392-126-625 392-126-630	NEW NEW-E	8417053 8414051	392-127-255 392-127-255	NEW-P NEW	84-14-054 84-17-052
392-126-305	NEW	84-17-053	392-126-630	NEW-P	84-14-055	392-127-260	NEW-E	84-14-050
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WAC #		WSR #	WAC #		WSR #	WAC #	<u> </u>	WSR #
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392-127-265 392-127-265	NEW-E NEW-P	84-14-050 84-14-054	392–127–395 392–127–396	NEW NEW-E	84-17-052 84-14-050	392-127-640	NEW-P	84-14-054
392-127-265	NEW	84-17-052	392-127-396	NEW-E	84-14-054	392-127-640 392-127-645	NEW NEW-E	84-17-052 84-14-050
392-127-270	NEW-E	84-14-050	392-127-396	NEW	84-17-052	392-127-645	NEW-P	84-14-054
392-127-270	NEW-P NEW	84-14-054	392-127-500	NEW-E	84-14-050	392-127-645	NEW	84-17-052
392-127-270 392-127-275	NEW-E	84-17-052 84-14-050	392-127-500 392-127-500	NEW-P NEW	84-14-054 84-17-052	392–127–650 392–127–650	NEW-E NEW-P	84-14-050 84-14-054
392-127-275	NEW-P	84-14-054	392-127-505	NEW-E	84-14-050	392-127-650	NEW	84-17-052
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392-127-280	NEW	84-17-052	392-127-510	NEW-E	84-14-054	392-127-660	NEW-E	84-17-052 84-14-050
392-127-285	NEW-E	84-14-050	392-127-510	NEW	84-17-052	392-127-660	NEW-P	84-14-054
392-127-285 392-127-285	NEW-P NEW	84-14-054 84-17-052	392-127-515 392-127-515	NEW-E NEW-P	84-14-050	392-127-660	NEW	84-17-052
392-127-283	NEW-E	84-14-050	392-127-515	NEW-P	84-14-054 84-17-052	392-127-665 392-127-665	NEW-E NEW-P	84-14-050 84-14-054
392-127-290	NEW-P	84-14-054	392-127-520	NEW-E	84-14-050	392-127-665	NEW	84-17-052
392-127-290	NEW NEW-E	84-17-052	392-127-520	NEW-P	84-14-054	392-127-670	NEW-E	84-14-050
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392-127-300	NEW-P	84-14-054	392-127-535	NEW-E	84-14-050	392-129-013	NEW	84-13-023
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392-127-305	NEW-P	84-14-054	392-127-540	NEW-E	84-14-050	392-132-010	NEW-P	84-10-069 84-13-024
392-127-305	NEW	84-17-052	392-127-540	NEW-P	84-14-054	392-132-020	NEW-P	8410069
392-127-310 392-127-310	NEW-E NEW-P	8414050 8414054	392-127-540 392-127-545	NEW NEW-E	84-17-052	392-132-020	NEW	84-13-024
392-127-310	NEW-F	84-17-052	392-127-545	NEW-E NEW-P	84-14-050 84-14-054	392-132-030 392-132-030	NEW-P NEW	84-10-069 84-13-024
392-127-315	NEW-E	84-14-050	392-127-545	NEW	84-17-052	392-132-040	NEW-P	84-10-069
392-127-315 392-127-315	NEW-P NEW	84-14-054 84-17-052	392-127-550	NEW-E	84-14-050	392-132-040	NEW	84-13-024
392-127-313 392-127-325	NEW-E	84-17-052 84-14-050	392-127-550 392-127-550	NEW-P NEW	84-14-054 84-17-052	392-132-050 392-132-050	NEW-P NEW	84-10-069 84-13-024
392-127-325	NEW-P	8414054	392-127-555	NEW-E	84-14-050	392-132-060	NEW-P	84-10-069
392-127-325	NEW	84-17-052	392-127-555	NEW-P	84-14-054	392-132-060	NEW	84-13-024
392-127-335 392-127-335	NEW-E NEW-P	84-14-050 84-14-054	392-127-555 392-127-560	NEW NEW-E	84-17-052 84-14-050	392-132-070 392-132-070	NEW-P NEW	84-10-069 84-13-024
392-127-335	NEW	84-17-052	392-127-560	NEW-P	84-14-054	392-136-003	NEW	84-04-034
392-127-340	NEW-E	84-14-050	392-127-560	NEW	84-17-052	392-136-005	AMD	84-04-034
392-127-340 392-127-340	NEW-P NEW	84-14-054 84-17-052	392-127-565 392-127-565	NEW-E NEW-P	84-14-050 84-14-054	392-136-010 392-136-015	AMD AMD	84-04-034 84-04-034
392-127-345	NEW-E	84-14-050	392-127-565	NEW	84-17-052	392-136-020	AMD	84-04-034
392-127-345	NEW-P	84-14-054	392-127-570	NEW-E	84-14-050	392-136-060	NEW	84-04-034
392-127-345 392-127-350	NEW NEW-E	84-17-052 84-14-050	392-127-570 392-127-570	NEW-P NEW	84-14-054 84-17-052	392-136-065 392-136-070	NEW NEW	84-04-034 84-04-034
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392-127-350	NEW	84-17-052	392-127-575	NEW-P	84-14-054	392-136-085	NEW	84-04-034
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392-127-355	NEW	84-17-052	392-127-600	NEW-P	84-14-054	392-137-020	AMD	84-20-079
392-127-360	NEW-E	84-14-050	392-127-600	NEW	84-17-052	392-138	AMD-C	84-11-082
392-127-360 392-127-360	NEW-P NEW	84-14-054 84-17-052	392-127-605 392-127-605	NEW-E NEW-P	84-14-050 84-14-054	392-138-003 392-138-003	NEW-P NEW	84-10-070 84-13-025
392-127-365	NEW-E	84-14-050	392-127-605	NEW	84-17-052	392-138-010	AMD-P	84-10-070
392-127-365	NEW-P	84-14-054	392-127-610	NEW-E	84-14-050	392-138-010	AMD	84-13-025
392-127-365 392-127-370	NEW NEW-E	84-17-052 84-14-050	392-127-610 392-127-610	NEW-P NEW	84-14-054	392-138-012	NEW-P	84-10-070
392-127-370	NEW-E	84-14-054	392-127-615	NEW-E	84-17-052 84-14-050	392–138–012 392–138–015	NEW REP-P	84-13-025 84-10-070
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392-127-375	NEW-E NEW-P	84-14-050	392-127-615	NEW E	84-17-052	392-138-016	NEW-P	84-10-070
392-127-375 392-127-375	NEW-P NEW	84-14-054 84-17-052	392-127-620 392-127-620	NEW-E NEW-P	84-14-050 84-14-054	392-138-016 392-138-020	NEW REP–P	84-13-025 84-10-070
392-127-380	NEW-E	84-14-050	392-127-620	NEW	84-17-052	392-138-020	REP	84-13-025
392-127-380	NEW-P	84-14-054	392-127-625	NEW-E	84-14-050	392-138-025	AMD-P	84-10-070
392-127-380 392-127-385	NEW NEW-E	84-17-052 84-14-050	392–127–625 392–127–625	NEW-P NEW	84-14-054 84-17-052	392-138-025 392-138-030	AMD AMD-P	84-13-025 84-10-070
392-127-385	NEW-P	84-14-054	392-127-630	NEW-E	84-14-050	392-138-030	AMD-P	84-13-025
392-127-385	NEW	84-17-052	392-127-630	NEW-P	84-14-054	392-138-035	AMD-P	84-10-070
392-127-390 392-127-390	NEW-E NEW-P	84-14-050 84-14-054	392-127-630 392-127-635	NEW NEW-E	84-17-052 84-14-050	392-138-035 392-138-047	AMD NEW-P	84-13-025 84-10-070
392-127-390	NEW	84-17-052	392-127-635	NEW-P	84-14-054	392-138-047	NEW-F	84-13-025
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
392-138-050	AMD	84-13-025	392-140-041	REP	84-20-087	392–141–140	NEW-P	84-12-002
392-138-071	NEW-P	84-10-070	392-140-045	NEW-P	84-17-123	392-141-140	NEW	84-15-025
392-138-071	NEW	84-13-025	392-140-045	NEW	84-20-080	392-141-145	NEW-P	84-12-002
392-138-075	AMD-P	84-10-070 84-13-025	392-140-046 392-140-046	NEW-P NEW	84-17-123 84-20-080	392-141-145 392-141-150	NEW NEW-P	84-15-025 84-12-002
392-138-075 392-138-100	AMD NEW-P	84-13-023 84-10-070	392-140-046 392-140-047	NEW-P	84-17-123	392-141-150	NEW	84-15-025
392-138-100	NEW	84–13–025	392-140-047	NEW	84-20-080	392-141-155	NEW-P	84-12-002
392-139-001	AMD	84-05-017	392-140-048	NEW-P	84-17-123	392-141-155	NEW	84-15-025
392-140	AMD-C	84-20-026	392-140-048	NEW	84-20-080	392-141-160	NEW-P	84-12-002
392–140	AMD-C	84-20-027 84-14-053	392-140-049 392-140-049	NEW-P NEW	84-17-123 84-20-080	392-141-160 392-141-165	NEW NEW-P	84-15-025 84-12-002
392-140-010 392-140-010	REP-E REP-P	84-14-053 84-14-057	392-140-049 392-140-050	NEW-P	84-17-123	392-141-165	NEW	84-15-025
392-140-010	REP	84-17-050	392-140-050	NEW	84-20-080	392-141-170	NEW-P	84-12-002
392-140-011	REP-E	84-14-053	392-140-051	NEW-P	84-17-123	392-141-170	NEW	84-15-025
392-140-011	REP-P	84-14-057	392-140-051	NEW	84-20-080	392-141-175	NEW-P NEW	8412002 8415025
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392-140-012	REP-P	84-14-057	392-140-053	NEW-P	84-17-123	392-141-180	NEW	84-15-025
392-140-012	REP	84-17-050	392-140-053	NEW	84-20-080	392-141-185	NEW-P	84~12-002
392-140-013	REP-E	84-14-053	392-140-054	NEW-P	84-17-123	392-141-185	NEW	84-15-025
392-140-013	REP-P	84-14-057	392-140-054	NEW NEW-P	84-20-080 84-17-123	392-141-190 392-141-190	NEW-P NEW	84-12-002 84-15-025
392-140-013 392-140-014	REP REP-E	84-17-050 84-14-053	392-140-055 392-140-055	NEW-P	84-20-080	392-141-195	NEW-P	84-12-002
392-140-014	REP-P	84-14-057	392-140-056	NEW-P	84-17-123	392-141-195	NEW	84-15-025
392-140-014	REP	8417050	392-140-056	NEW	84-20-080	392-142	AMD-C	84-11-083
392-140-015	REP-E	84-14-053	392-140-057	NEW-P	84-17-123	392-142-020	AMD-P	84-10-071 84-13-026
392-140-015 392-140-015	REP-P REP	84-14-057 84-17-050	392-140-057 392-140-058	NEW NEW-P	84-20-080 84-17-123	392–142–020 392–143	AMD AMD-C	84-20-028
392-140-013 392-140-016	REP-E	84-14-053	392-140-058 392-140-058	NEW	84-20-080	392-143-001	AMD-P	84-17-124
392-140-016	REP-P	84-14-057	392-140-059	NEW-P	84-17-123	392-143-001	AMD	8420081
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392-140-017	REP-É	84-14-053	392-140-060	NEW-P	84-17-123	392-143-010 392-143-015	AMD AMD–P	84-20-081 84-17-124
392-140-017 392-140-017	REP-P REP	84-14-057 84-17-050	392-140-060 392-140-061	NEW NEW-P	84-20-080 84-17-123	392-143-015	AMD-F AMD	84-20-081
392-140-017	REP-E	84-14-053	392-140-061	NEW	84-20-080	392-143-030	AMD	84-03-001
392-140-018	REP-P	84-14-057	392-140-062	NEW-P	84-17-123	392-143-030	AMD-P	84-17-124
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392-140-019 392-140-019	REP	84-17-050	392-140-064	NEW-P	84-17-123	392-143-040	AMD-P	84-17-124
392-140-020	REP-E	84-14-053	. 392-140-064	NEW	84-20-080	392-143-040	AMD	84-20-081
392-140-020	REP-P	84-14-057	392-141	AMD-P	84-12-002	392-143-050	AMD-P	84-17-124
392-140-020	REP REP-E	84-17-050 84-14-053	392–141 392–141–005	AMD REP–P	84-15-025 84-16-026	392–143–050 392–143–060	AMD AMD–P	84-20-081 84-17-124
392-140-021 392-140-021	REP-P	84-14-057	392-141-005	REP	84-19-002	392-143-060	AMD	84-20-081
392-140-021	REP	84-17-050	392-141-007	REP-P	84-16-026	392-143-065	AMD-P	84-17-124
392-140-022	REP-E	84-14-053	392-141-007	REP	84-19-002	392-143-065	AMD	84-20-081
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392-140-023	REP-P	84-14-057	392-141-017	REP	84-19-002	392-145	AMD-C	84-20-029
392-140-023	REP	84-17-050	392-141-018	REP-P	84–16–026	392-145-005	AMD-P	84-17-125
392-140-025	REP-P REP	84-17-122 84-20-087	392-141-018 392-141-027	REP REP-P	84-19-002 84-16-026	392-145-005 392-145-015	AMD AMD–P	84-20-082 84-17-125
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392-140-026 392-140-026	REP	84-20-087	392-141-028	REP-P	84-16-026	392-145-020	AMD-P	84-17-125
392-140-027	REP-P	84-17-122	392-141-028	REP	84-19-002	392-145-020	AMD	84-20-082
392-140-027	REP	84-20-087	392-141-037	REP-P	84-16-026	392-145-025	AMD-P AMD	84-17-125 84-20-082
392-140-028 392-140-028	REP-P REP	84-17-122 84-20-087	392-141-037 392-141-038	REP REP-P	84-19-002 84-16-026	392-145-025 392-145-030	AMD-P	84-17-125
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392-140-029	REP	84-20-087	392-141-042	REP-P	84-16-026	392-145-035	AMD-P	84-17-125
392-140-030	REP-P	84-17-122	392-141-042	REP	84-19-002	392-145-035	AMD	84-20-082
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434-24-085	AMD-P	84-12-086	440-44-048	AMD-P	84-09-080 84-09-080	458–40–18705 458–40–18705	AMD-E AMD	84-14-048 84-14-049
434-24-090	AMD-P	84-12-086	440-44-050	AMD-P	84-09-080	458-40-18705	REP-P	84-22-046
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434–24–100 434–24–105	AMD–P AMD–P	84-12-086 84-12-086	440-44-057 440-44-057	AMD-P AMD-P	84-09-080 84-15-019	458–40–18706 458–40–18706	AMD-E	84-14-048
434-24-110	AMD-P	84-12-086	440-44-065	AMD-P	84-09-080	458-40-18706	AMD AMD–P	84-14-049 84-22-046
434-24-115	AMD-P	84-12-086	440-44-065	AMD	84-13-006	458-40-18711	AMD-P	84-05-022
434-24-120	AMD-P	84-12-086	440-44-065	AMD-E	84-14-040	458-40-18711	AMD-E	84-05-023
434-24-130 434-24-140	AMD–P AMD–P	8412086 8412086	440-44-070 446-50-080	AMD–P AMD–P	84-09-080 84-02-069	458–40–18711 458–40–18713	AMD NEW-P	8408020 8410052
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434-24-155	AMD-P	84-12-086	458-14-040	AMD-E	84-10-026	458-40-18713	NEW	84-14-049
434-24-160	AMD-P	84-12-086	458-14-152	AMD-E	84-23-023	458-40-18714	NEW-P	84-10-052
434-24-170 434-24-180	AMD-P NEW-P	84-12-086 84-12-086	458-16-110 458-16-111	AMD–P AMD–P	84-17-079 84-17-079	458-40-18714 458-40-18714	NEW-E NEW	84-14-048 84-14-049
434-24-190	NEW-P	84-12-086	458-16-130	AMD-P	84-17-079	458-40-18715	NEW-P	84-22-046
434-24-200	NEW-P	84-12-086	458-16-150	AMD-P	84-17-079	458-40-18716	NEW-P	84-22-046
434-24-210	NEW-P	84-12-086	458-16-210	AMD-P	84-17-079	458-40-19005	NEW-P	84-05-041
434–24–220 434–24–230	NEW-P NEW-P	84-12-086 84-12-086	458-16-220 458-16-230	AMD–P AMD–P	84-17-079 84-17-079	458–40–19005 458–40–19109	NEW NEW-P	84–08–021 84–21–044
434-24-240	NEW-P	84-12-086	458-16-240	AMD-P	84-17-079	458-40-19109	NEW	84-24-011
434-28-012	AMD-P	84-12-084	458-16-260	AMD-P	84-17-079	458-53-020	AMD-P	84-11-065
434-28-012	AMD-E	84-15-049	458–16–270	AMD-P	84-17-079	458-53-030	AMD-P	84-11-065
434-28-012 434-28-020	AMD AMD–P	84-15-050 84-12-084	458-16-280 458-16-282	AMD–P AMD–P	84-17-079 84-17-079	458–53–030 458–53–060	AMD REP–P	84-14-039 84-11-065
434-28-020	AMD-E	84–15–049	458-18-010	AMD-P	84–17–078	458–53–060	REP	84–14–039
434-28-020	AMD	84-15-050	458–18–010	AMD	84-21-010	458-53-070	AMD-P	84-11-065
434–28–040 434–28–040	REP-P REP-E	84-12-084 84-15-049	458-18-020 458-18-020	AMD–P AMD	84–17–078 84–21–010	458-53-080 458-53-080	AMD-P	84-11-065
434-28-040	REP-E	84-15-050	458-18-030	AMD-P	84-17-078	458-53-090	AMD AMD–P	84-14-039 84-11-065
437-06-010	NEW-P	84-19-065	45818030	AMD	84-21-010	458-53-090	AMD	84-14-039
437-06-010	NEW	84-23-048	458-18-050	AMD-P	84-17-078	458-53-100	AMD-P	84-11-065
437–06–020 437–06–020	NEW-P NEW	84-19-065 84-23-048	458–18–050 458–18–060	AMD AMD-P	84-21-010 84-17-078	458-53-100 458-53-110	AMD AMD–P	84-14-039 84-11-065
437-06-030	NEW-P	84-19-065	458-18-060	AMD	84-21-010	458-53-110	AMD-I	84-14-039
437-06-030	NEW	84-23-048	458-18-070	AMD-P	84-17-078	458-53-130	AMD-P	84-11-065
437-06-040	NEW-P	84-19-065	458-18-070	AMD	84-21-010	458-53-130	AMD	84-14-039
437–06–040 437–06–050	NEW NEW-P	84-23-048 84-19-065	458–18–080 458–18–080	AMD–P AMD	84-17-078 84-21-010	458–53–140 458–53–140	AMD-P AMD	84-11-065 84-14-039
437-06-050	NEW	84-23-048	458-18-100	AMD-P	84-17-078	458-53-141	AMD-P	84-11-065
437-06-060	NEW-P	84-19-065	458-18-100	AMD	84-21-010	458-53-141	AMD	8414039
437–06–060 437–06–070	NEW NEW-P	84-23-048 84-19-065	458–20–114 458–20–114	AMD-P AMD-C	84-02-045 84-05-027	458-53-150 458-53-150	AMD–P AMD	84-11-065 84-14-039
437-06-070	NEW-P	84-23-048	458-20-114	AMD-C	84–05–067	458-53-160	AMD-P	84-14-039 84-11-065
437-06-080	NEW-P	84-19-065	458-20-114	AMD	84-08-012	458-53-160	AMD	84-14-039
437-06-080	NEW	84-23-048	458-20-183	AMD-P	84-05-068	458-53-163	NEW-P	84-11-065
437–06–090 437–06–090	NEW-P NEW	84-19-065 84-23-048	458-20-183 458-20-183	AMD-C AMD	84-08-033 84-12-046	458–53–163 458–53–165	NEW AMD–P	84-14-039 84-11-065
437-06-100	NEW-P	84-19-065	458-20-238	OBJEC	84-08-043	458-53-165	AMD-1	84-14-039
437-06-100	NEW	84-23-048	458-20-246	NEW-P	84-21-027	458-53-170	REP-P	84-11-065
437-06-110	NEW-P	84-19-065	458-20-246	NEW D	84-24-028	458-53-170	REP	84-14-039
437–06–110 437–06–120	NEW NEW-P	84-23-048 84-19-065	458-20-247 458-24-080	NEW-P AMD-P	84-22-051 84-22-029	458-53-180 458-53-180	AMD–P AMD	84-11-065 84-14-039
437-06-120	NEW	84-23-048	458-24-090	NEW-P	84-22-029	458-53-190	REP-P	84-11-065
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437-10-010 437-10-020	NEW NEW-P	84-23-048 84-19-065	458-40-18600 458-40-18600	AMD-E AMD	84-14-048 84-14-049	458-53-200	AMD-P	84-11-065
437-10-020	NEW-F NEW	84-23-048	458-40-18600	AMD-P	84-14-049 84-22-046	458-53-200 458-53-210	AMD AMD–P	84-14-039 84-11-065
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437-10-030	NEW D	84-23-048	458-40-18700	AMD-E	84-14-048	458-61-030	AMD-P	84-11-040
437-10-040 437-10-040	NEW-P NEW	84-19-065 84-23-048	458–40–18700 458–40–18700	AMD AMD–P	84-14-049 84-22-046	458-61-030 458-61-060	AMD AMD-P	84-17-002 84-11-040
437-10-040	NEW-P	84-19-065	458-40-18701	REP-P	84-10-052	458-61-060	AMD-F	84-17-002
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437-10-060	NEW-P NEW	84-19-065 84-23-048	458-40-18701	REP REP-P	84-14-049	458-61-080	AMD B	84-17-002
437-10-060 437-10-070	NEW-P	84-23-048 84-19-065	458–40–18702 458–40–18702	REP-P REP-E	84-10-052 84-14-048	458-61-100 458-61-100	AMD-P AMD	84-11-040 84-17-002
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
458-61-210	AMD	84-17-002	463-46-270	REP	84-19-031	463–46–550	REP-P	84-16-048
458-61-220	AMD-P	84-11-040	463-46-300	REP-P	84-16-048	463-46-550	REP	84-19-031
458–61–220 458–61–230	AMD AMD-P	84-17-002 84-11-040	463–46–300 463–46–305	REP REP-P	84-19-031 84-16-048	463-46-570	REP-P	84-16-048
458-61-230	AMD-F	84-17-002	463-46-305	REP-F	84-19-031	463–46–570 463–46–580	REP REP-P	84-19-031 84-16-048
458-61-320	AMD-P	84-11-040	463-46-310	REP-P	84-16-048	463-46-580	REP	84-19-031
45861-320	AMD	84-17-002	463-46-310	REP	84-19-031	463-46-600	REP-P	84-16-048
458-61-400	AMD-P	84-11-040	463-46-320	REP-P	84-16-048	463-46-600	REP	84-19-031
458-61-400 458-61-510	AMD AMD–P	84-17-002 84-11-040	463–46–320 463–46–330	REP REP-P	84-19-031 84-16-048	463-46-650	REP-P REP	84-16-048
458-61-510	AMD-F AMD	84-17-002	463-46-330	REP-P	84-19-031	463–46–650 463–46–652	REP-P	84-19-031 84-16-048
458-61-570	AMD-P	84-11-040	463-46-340	REP-P	84-16-048	463-46-652	REP	84-19-031
458-61-590	AMD-P	84-11-040	463-46-340	REP	84-19-031	463-46-660	REP-P	84-16-048
458-61-590	AMD	84-17-002	463-46-345	REP-P	84-16-048	463-46-660	REP	84-19-031
458–61–680 458–61–680	AMD-P AMD	84-11-040 84-17-002	463–46–345 463–46–350	REP REP-P	84-19-031 84-16-048	463-46-690	REP-P	84-16-048
460-16A-109	NEW-P	84-03-027	463-46-350	REP-P	84-19-031	463–46–690 463–46–695	REP REP-P	84-19-031 84-16-048
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460-20A-420	NEW-P	84-21-118	463-46-360	REP-P	84-16-048	463-46-700	REP	84-19-031
460-20A-425 460-44A-506	NEW-P AMD-P	84-21-118 84-21-119	463–46–360 463–46–365	REP REP-P	84-19-031 84-16-048	463-46-830	REP-P	84-16-048
463-06-040	AMD-P	84-21-119 84-03-046	463-46-365	REP-P	84-19-031	463-46-830 463-46-840	REP REP-P	84-19-031 84-16-048
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463-46-150	REP-P	84-16-048	463-46-440	REP	84-19-031	463-47-070	NEW-P	84-16-048
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463-46-210	REP-P	84-16-048	463-46-490	REP	84-19-031	468-12-010	AMD-P	84-16-004
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463-46-215	REP	84-19-031	463-46-500	REP-P	84-16-048	468-12-020	AMD	84-19-030
463-46-220	REP-P	84-16-048	463-46-500	REP	84-19-031	468-12-025	REP-P	84-16-004
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463-46-225	REP-P	84-16-048	463-46-510	REP	84-19-031	468-12-040	REP-P	84-21-020
463–46–225 463–46–230	REP REP-P	84-19-031 84-16-048	463–46–520 463–46–520	REP-P REP	84-16-048 84-19-031	468-12-055 468-12-055	AMD-P AMD	84-16-004 84-19-030
463-46-230	REP	84-19-031	463-46-530	REP-P	84-16-048	468-12-060	AMD-P	84-16-004
463-46-240	REP-P	84-16-048	463-46-530	REP	84-19-031	468-12-060	AMD	84–19–030
463-46-240	REP	84-19-031	463-46-535	REP-P	84-16-048	468-12-080	REPP	84-21-020
463-46-245	REP-P	84-16-048	463-46-535	REP	84-19-031	468-12-170	REP-P	84-21-020
463–46–245 463–46–260	REP REPP	84-19-031 84-16-048	463–46–540 463–46–540	REP-P REP	84-16-048 84-19-031	468-12-180 468-12-185	REP-P REP-P	84-21-020
463-46-260	REP-P	84-19-031	463-46-545	REP-P	84-19-031 84-16-048	468-12-185	NEW-P	84-21-020 84-16-004
463-46-270	REP-P	84-16-048	463-46-545	REP	84-19-031	468-12-455	NEW	84-19-030

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
468-12-460	AMD-P	84-16-004	468-300-010	AMD	84-10-002	478-325-010	REP-P	84-16-078
468-12-460	AMD	84-19-030	468-300-010	AMD	84-11-052	478-325-010	REP	84-20-078
468-12-510	NEW-P	84-16-004	468-300-020	AMD-P AMD-C	84-06-050 84-10-001	478–325–020 478–325–020	REP-P REP	84-16-078 84-20-078
468-12-510 468-12-520	NEW REP-P	84-19-030 84-21-020	468-300-020 468-300-020	AMD-C	84-10-001	478-325-025	REP-P	84-16-078
468-12-550	REP-P	84-21-020	468-300-020	AMD	84-11-052	478-325-025	REP	84-20-074
468-12-660	NEW-P	84-16-004	468-300-030	AMD-P	84-06-050	478-325-030	REP-P	84-16-078
468-12-660	NEW	84-19-030	468-300-030	AMD-C	84-10-001	478-325-030	REP	84-20-078
468-12-680	NEW-P	84-16-004	468-300-030	AMD AMD	84-10-002 84-11-052	478–325–040 478–325–040	REP-P REP	84-16-078 84-20-074
468-12-680 468-12-704	NEW NEW-P	84–19–030 84–16–004	468-300-030 468-300-040	AMD-P	84-06-050	478-325-050	REP-P	84-16-078
468-12-704	NEW	84-19-030	468-300-040	AMD-C	84-10-001	478-325-050	REP	84-20-074
468-12-800	NEW-P	8416004	468-300-040	AMD	84-11-052	478-325-060	REP-P	84-16-078
468-12-800	NEW	84-19-030	468-300-070	AMD-P	84-06-050	478-325-060	REP REP-P	84-20-074 84-16-078
468-12-820	REP-P NEW-P	84-21-020 84-16-004	468-300-070 468-300-070	AMD-C AMD	84-10-001 84-11-052	478–325–070 478–325–070	REP-F	84-20-074
468-12-880 468-12-880	NEW-P	84-19-030	478-116-010	AMD-P	84-06-046	478-325-080	REP-P	84-16-078
468-12-904	NEW-P	84-16-004	478-116-010	AMD	84-10-030	478-325-080	REP	84-20-074
468-12-904	NEW	84-19-030	478-116-240	AMD-P	84-06-046	478-325-090	REP-P	84-16-078
468-12-910	NEW-P	84-16-004	478-116-240	AMD B	84-10-030	478–325–090 478–325–100	REP REP-P	84-20-074 84-16-078
468-12-910	NEW NEW-P	84-19-030 84-16-004	478-116-440 478-116-511	AMD-P NEW-P	84-06-046 84-06-046	478-325-100	REP-F	84-20-074
468-12-912 468-12-912	NEW-P NEW	84-19-030	478-116-511	NEW	84-10-030	478-325-110	REP-P	84-16-078
468-12-990	REP-P	84-21-020	478-116-588	AMD-P	84-06-046	478-325-110	REP	84-20-074
468-38-135	NEW-P	84-03-033	478-116-600	AMD-P	84-06-046	478-325-120	REP-P	84-16-078
468-38-135	NEW-E	84-03-034	478-116-600	AMD-E	84-04-090	478-325-120 478-325-130	REP REP-P	84-20-074 84-16-078
468-38-135	NEW AMD	84-05-045 84-04-011	478-116-600 478-116-600	AMD-E AMD	84-08-052 84-10-030	478-325-130	REP-P	84-20-074
468-38-235 468-58-110	REP-P	84-03-032	478-116-600	AMD-P	84-11-062	479-13-010	AMD-P	84-06-032
468-58-110	REP .	84-05-044	478-116-600	AMD	84-16-028	479-13-010	AMD	84-11-014
468–66	AMD-C	84-23-037	478-136-030	AMD-P	84-21-058	479-13-060	AMD-P	84-06-032
468-66-010	AMD-P	84-18-047	478-210-010	NEW	84-09-020 84-09-020	479-13-060 480-10-010	AMD REP-P	84-11-014 84-18-053
468-66-030	AMD-P NEW-P	84-18-047 84-18-047	478-210-020 478-324-010	NEW NEW-P	84-09-020 84-16-078	480-10-010	REP-F	84-21-030
468–66–032 468–70	AMD-C	84-23-037	478-324-010	NEW	84-20-074	480-10-020	REP-P	84-18-053
468-70-050	AMD-P	84-18-047	478-324-020	NEW-P	84-16-078	480-10-020	REP	84-21-030
468-70-060	AMD-P	84-18-047	478-324-020	NEW	84-20-074	480-10-025	REP-P	84-18-053 84-21-030
468-70-080	AMD-P	84-18-047	478-324-030	NEW-P NEW	84-16-078 84-20-074	480–10–025 480–10–030	REP REP–P	84-21-030 84-18-053
468–87–010 468–87–020	REP-P REP-P	84-21-102 84-21-102	478-324-030 478-324-040	NEW-P	84-20-074 84-16-078	480-10-030	REP	84-21-030
468-87-030	REP-P	84-21-102	478-324-040	NEW	84-20-074	480-10-040	REP-P	84-18-053
468-87-100	REP-P	84-21-102	478-324-050	NEW-P	84-16-078	480-10-040	REP	84-21-030
468-87-110	REP-P	84-21-102	478-324-050	NEW	84-20-074	480-10-050	REP-P REP	84-18-053 84-21-030
468-87-200	REP-P REP-P	84-21-102 84-21-102	478-324-060 478-324-060	NEW-P NEW	84-16-078 84-20-074	480–10–050 480–10–055	REP-P	84-18-053
468-87-210 468-87-220	REP-P	84-21-102	478-324-000	NEW-P	84-16-078	480-10-055	REP	84-21-030
468-87-230	REP-P	84-21-102	478-324-070	NEW	84-20-074	480-10-060	REP-P	84-18-053
468-87-240	REP-P	84-21-102	478-324-080	NEW-P	84-16-078	480-10-060	REP	84-21-030
468-87-300	REP-P	84-21-102	478-324-090	NEW-P NEW	84-16-078 84-20-074	480-10-100 480-10-100	REP-P REP	84-18-053 84-21-030
468-87-310	REP–P REP–P	84-21-102 84-21-102	478-324-090 478-324-100	NEW-P	84-16-078	480-10-150	REP-P	84-18-053
468-87-320 468-87-330	REP-P	84-21-102	478-324-100	NEW	84-20-074	480-10-150	REP	84-21-030
468-87-340	REP-P	84-21-102	478-324-110	NEW-P	84-16-078	480-10-160	REP-P	84-18-053
468-87-350	REP-P	84-21-102	478-324-110	NEW	84-20-074	480-10-160 480-10-170	REP REP-P	84-21-030 84-18-053
468-87-360	REP-P	84-21-102	478-324-120 478-324-120	NEW-P NEW	84-16-078 84-20-074	480-10-170	REP	84-21-030
468-87-370 468-87-380	REP-P REP-P	84-21-102 84-21-102	478-324-120	NEW-P	84-16-078	480-10-175	REP-P	84-18-053
468-87-390	REP-P	84-21-102	478-324-130	NEW	84-20-074	480-10-175	REP	84-21-030
468-87-410	REP-P	84-21-102	478-324-140	NEW-P	84-16-078	480-10-180	REP-P	84-18-053
468-87-420	REP-P	84-21-102	478-324-140	NEW	84-20-074	480-10-180	REP REP-P	84-21-030 84-18-053
468-87-430	REP-P	84-21-102 84-21-102	478-324-150 478-324-150	NEW-P NEW	8416078 8420074	480-10-190 480-10-190	REP	84-21-030
468-87-440 468-87-510	REP-P REP-P	84-21-102 84-21-102	478-324-150	NEW-P	84-16-078	480-10-200	REP-P	84-18-053
468-87-610	REP-P	84-21-102	478-324-160	NEW	84-20-074	480-10-200	REP	84-21-030
468-87-710	REP-P	84-21-102	478-324-170	NEW-P	84-16-078	480-10-203	REP-P	84-18-053
468-95	AMD-P	84-22-019	478-324-170	NEW D	84-20-074	480-10-203	REP REP-P	84-21-030 84-18-053
468-95-010	NEW-P NEW-P	84-22-019 84-22-019	478-324-180 478-324-180	NEW-P NEW	84-16-078 84-20-074	480-10-205 480-10-205	REP	84-21-030
468-95-020 468-95-030	NEW-P	84-22-019	478-324-190	NEW-P	84-16-078	480-10-210	REP-P	84-18-053
468-95-040	NEW-P	84-22-019	478-324-190	NEW	84-20-074	480-10-210	REP	84-21-030
468-95-050	NEW-P	84-22-019	478-324-200	NEW-P	84-16-078	480-10-215	REP-P	84-18-053
468-95-060	NEW-P	84-22-019	478-324-200	NEW NEW-P	84-20-074 84-16-078	480-10-215 480-10-220	REP REP-P	84-21-030 84-18-053
468-95-070	NEW-P NEW-P	84-22-019 84-22-019	478–324–210 478–324–210	NEW-P NEW	84-16-078 84-20-074	480-10-220	REP	84-21-030
468-95-080 468-95-090	NEW-P	84-22-019	478-324-220	NEW-P	84-16-078	480-10-225	REP-P	8418053
468-300-010	AMD-P	84-06-050	478-324-220	NEW	84-20-074	480-10-225	REP	84-21-030
468-300-010	AMD-C	84-10-001	478–324–230	NEW	84-20-074	480-10-230	REP-P	84-18-053

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
480-10-230	REP	84-21-030	480-10-535	REP-P	84-18-053	480–30–120	AMD-P	8412081
480-10-235	REP-P	84-18-053	480-10-535	REP	84-21-030	480-30-120	AMD-E	84-12-082
480-10-235 480-10-240	REP REP-P	84-21-030 84-18-053	480–10–540 480–10–540	REP-P REP	84-18-053 84-21-030	480–30–120 480–30–130	AMD	84-15-023
480-10-240	REP	84-21-030	480-10-545	REP-P	84-21-030 84-18-053	480-30-130	AMD-P AMD-E	84-12-081 84-12-082
480-10-245	REP-P	84-18-053	480-10-545	REP	84-21-030	480–30–130	AMD-L AMD	84-15-023
480-10-245	REP	84-21-030	480-10-550	REP-P	84-18-053	480-40-080	AMD-P	84-12-077
480-10-270 480-10-270	REP-P REP	84-18-053	480-10-550	REP	84-21-030	480-40-080	AMD	84-15-024
480-10-270	REP-P	84-21-030 84-18-053	480–10–570 480–10–570	REP-P REP	84-18-053 84-21-030	480–90–021 480–90–021	AMD-P AMD-E	84-20-048
480-10-300	REP	84-21-030	480-10-580	REP-P	84-18-053	480-90-021	AMD-E AMD	84-22-050 84-23-030
480-10-305	REP-P	84-18-053	480-10-580	REP	84-21-030	480-90-071	AMD-P	84-20-048
480-10-305	REP	84-21-030	480-10-600	REP-P	84-18-053	480–90–071	AMD-E	84-22-050
480-10-310 480-10-310	REP-P REP	84-18-053 84-21-030	480-10-600	REP	84-21-030	480-90-071	AMD	84-23-030
480-10-310	REP-P	84-21-030 84-18-053	480–10–650 480–10–650	REP-P REP	84-18-053 84-21-030	480–90–072 480–90–072	NEW-P NEW-E	84-20-048 84-22-050
480-10-320	REP	84-21-030	480-10-652	REP-P	84-18-053	480-90-072	NEW	84-23-030
480-10-330	REP-P	84-18-053	480-10-652	REP	84-21-030	480–95	NEW-C	84-04-012
480-10-330 480-10-340	REP REP-P	84-21-030	480–10–660	REP-P	84-18-053	480–95	RESCIND	84-07-046
480-10-340	REP-P	84-18-053 84-21-030	480–10–660 480–10–690	REP REP-P	84-21-030 84-18-053	480–95–010 480–95–010	NEW-E	84-04-013
480–10–345	REP-P	84-18-053	480-10-690	REP	84-21-030	480-95-010	NEW-C NEW-E	84-07-045 84-07-047
480-10-345	REP	84-21-030	480-10-695	REP-P	84-18-053	480–95–010	NEW	84-10-017
480-10-350	REP-P	84-18-053	480–10–695	REP	84-21-030	480-95-020	NEW-E	84-04-013
480-10-350 480-10-355	REP REP-P	84-21-030 84-18-053	480–10–700 480–10–700	REP-P REP	84-18-053 84-21-030	480-95-020	NEW-C	8407045
480-10-355	REP	84-21-030	480-10-700	REP-P	84-21-030 84-18-053	480–95–020 480–95–020	NEW-E NEW	8407047 8410017
480-10-360	REP-P	84-18-053	480-10-710	REP	84-21-030	480-95-030	NEW-E	84-04-013
480-10-360	REP	8421030	480-10-810	REP-P	84-18-053	480-95-030	NEW-C	84-07-045
480-10-365 480-10-365	REP-P	84-18-053	480-10-810	REP	84-21-030	480–95–030	NEW-E	84-07-047
480-10-363	REP REPP	84-21-030 84-18-053	480-10-830 480-10-830	REP-P REP	84–18–053 84–21–030	480–95–030 480–95–040	NEW NEW-E	84-10-017 84-04-013
480-10-370	REP	84-21-030	480–10–835	REP-P	84-18-053	480-95-040	NEW-C	84-07-045
480-10-375	REP-P	84-18-053	480-10-835	REP	84-21-030	480-95-040	NEW-E	84-07-047
480-10-375	REP	84-21-030	480-10-840	REP-P	84-18-053	480-95-040	NEW	84-10-017
480-10-390 480-10-390	REP-P REP	84-18-053 84-21-030	480-10-840 480-11-010	REP NEW-P	84-21-030 84-18-053	480–95–050 480–95–050	NEW-E NEW-C	84-04-013 84-07-045
480-10-400	REP-P	84-18-053	480-11-010	NEW	84-21-030	480-95-050	NEW-E	84–07–043 84–07–047
480-10-400	REP	84-21-030	480-11-020	NEW-P	84-18-053	480-95-050	NEW	84-10-017
480-10-405 480-10-405	REP-P REP	84-18-053 84-21-030	480-11-020	NEW	84-21-030	480–95–060	NEW-E	84-04-013
480-10-410	REP-P	84-21-030 84-18-053	480-11-030 480-11-030	NEW-P NEW	84-18-053 84-21-030	480–95–060 480–95–060	NEW-C NEW-E	84-07-045 84-07-047
480-10-410	REP	84-21-030	480-12-321	NEW-P	84-19-056	480-95-060	NEW-E	84-10-017
480-10-420	REP-P	84-18-053	480-12-321	NEW	84-21-120	480–95–070	NEW-E	84-04-013
480-10-420 480-10-425	REP REP-P	84-21-030	480-12-350	AMD-P	84-16-046	480-95-070	NEW-C	84-07-045
480-10-425	REP-P	84-18-053 84-21-030	480-12-350 480-12-350	AMD–E AMD	84-16-047 84-19-004	480–95–070 480–95–070	NEW-E NEW	84-07-047 84-10-017
480-10-440	REP-P	84-18-053	480-30-010	AMD-P	84-12-081	480-95-080	NEW-E	84-04-013
480-10-440	REP	84-21-030	480-30-010	AMD-E	84-12-082	480-95-080	NEW-C	84-07-045
480-10-442 480-10-442	REP-P REP	84-18-053 84-21-030	480-30-010	AMD	84-15-023	480-95-080	NEW-E	84-07-047
480-10-444	REP-P	84-18-053	480–30–020 480–30–020	AMD-P AMD-E	84-12-081 84-12-082	480–95–080 480–95–090	NEW NEW-E	84-10-017 84-04-013
480-10-444	REP	84-21-030	480-30-020	AMD	84-15-023	480-95-090	NEW-C	84-07-045
480-10-446	REP-P	84-18-053	480–30–030	AMD-P	84-12-081	480–95–090	NEW-E	84-07-047
480-10-446 480-10-450	REP REP-P	84-21-030 84-18-053	480–30–030 480–30–030	AMD–E AMD	84-12-082	480-95-090	NEW	84-10-017
480-10-450	REP	84-21-030	480-30-030	AMD-P	84-15-023 84-12-081	480–95–100 480–95–100	NEW-E NEW-C	84-04-013 84-07-045
480-10-455	REP-P	84-18-053	480-30-040	AMD-E	84-12-082	480–95–100	NEW-E	84-07-047
480-10-455	REP	84-21-030	480-30-040	AMD	84-15-023	480–95–100	NEW	84-10-017
480-10-460 480-10-460	REPP REP	84-18-053 84-21-030	480-30-050	AMD-P	84-12-081	480-95-110	NEW-E	84-04-013
480-10-465	REP-P	84-18-053	480–30–050 480–30–050	AMD-E AMD	84-12-082 84-15-023	480–95–110 480–95–110	NEW-C NEW-E	84-07-045 84-07-047
480-10-465	REP	84-21-030	480–30–060	AMD-P	84-12-081	480-95-110	NEW	84-10-017
480-10-480	REP-P	84-18-053	480-30-060	AMD-E	84-12-082	480-95-120	NEW-E	84-04-013
480-10-480	REP	84-21-030	480-30-060	AMD	84-15-023	480-95-120	NEW-C	84-07-045
480–10–485 480–10–485	REP-P REP	84-18-053 84-21-030	480–30–070 480–30–070	AMD-P AMD-E	84-12-081 84-12-082	480–95–120 480–95–120	NEW-E NEW	84-07-047
480-10-490	REP-P	84-18-053	480-30-070	AMD-E	84-15-023	480-95-125	NEW-C	84-10-017 84-07-045
480-10-490	REP	84-21-030	480-30-090	AMD-P	84-12-081	480-95-125	NEW-E	84-07-047
480–10–495 480–10–495	REP~P	84-18-053	480-30-090	AMD-E	84-12-082	480-95-125	NEW	84-10-017
480-10-493 480-10-510	REP REP-P	84-21-030 84-18-053	480–30–090 480–30–100	AMD AMD-P	84-15-023 84-12-081	480-100-021 480-100-021	AMD-P	84-20-048
480-10-510	REP	84-21-030	480-30-100	AMD-F AMD-E	84-12-081	480-100-021	AMD-E AMD	84-22-050 84-23-030
480-10-520	REP-P	84-18-053	480-30-100	AMD	84-15-023	480-100-071	AMD-P	84-20-048
480-10-520 480-10-530	REP REP-P	84-21-030	480-30-110	AMD-P	84-12-081	480-100-071		84-22-050
480-10-530	REP-P	84-18-053 84-21-030	480-30-110 480-30-110	AMD-E AMD	84-12-082 84-15-023	480–100–071 480–100–072	AMD NEW-P	84-23-030
			.55 56 110		0. 15 025	1 400-100-072	IAT M -L	84-20-048

WAC #		WSR #	WAC #		WSR #
480-100-072	NEW-E	84-22-050	490-500-420	AMD	84-19-023
480-100-072	NEW	84-23-030	490-500-525	AMD-P	84-15-016
480-120-088	AMD-C	84-02-068	490-500-525	AMD-E	84-15-017
480-120-088	AMD-C	84-03-051	490-500-525	AMD	84-18-023
480-120-088	AMD-C	84-05-062	490-600-045	AMD-E	84-03-025
480-120-088	AMD-P AMD	84-06-057 84-09-054	490–600–045 490–600–071	AMD E	84-07-007
480-120-088 480-125	REP-E	84-04-031	490-600-071	AMD-E AMD	84-03-025 84-07-007
480-149-060	AMD-P	84-12-081	516-73-010	REP-P	84-18-054
480-149-060	AMD-E	84-12-082	516-73-010	REP	84-23-024
480-149-060	AMD	84-15-023	516-73-020	REP-P	84-18-054
480-149-070	AMD-P	84-12-081	516-73-020	REP	84-23-024
480-149-070 480-149-070	AMD-E AMD	84-12-082 84-15-023	516-73-030 516-73-030	REP-P	84-18-054
484-20-010	AMD-E	84-16-079	516-73-040	REP REP-P	84-23-024 84-18-054
484-20-010	AMD-E	84-22-013	516-73-040	REP	84-23-024
484-20-090	AMD-E	84-16-079	516-73-050	REP-P	84-18-054
484-20-090	AMD-E	84-22-013	516-73-050	REP	84-23-024
484-20-100	AMD-E	84–16–079	516-73-055	REP-P	84-18-054
484-20-100 484-20-105	AMD-E AMD-E	84-22-013 84-16-079	516-73-055 516-73-060	REP REP-P	84-23-024 84-18-054
484-20-105	AMD-E	84-22-013	516-73-060	REP	84-23-024
484-20-110	AMD-E	84-16-079	516-73-065	REP-P	84-18-054
484-20-110	AMD-E	84-22-013	516-73-065	REP	84-23-024
484-20-120	AMD-E	84–16–079	516-73-080	REP-P	84-18-054
484-20-120	AMD-E	84-22-013	516-73-080	REP	84-23-024
484-20-125 484-20-125	REP-E REP-E	84-16-079 84-22-013	516-73-085 516-73-085	REP-P REP	84-18-054 84-23-024
484-20-123	REP-E	84–16–079	516-73-090	REP-P	84-18-054
484-20-130	REP-E	84-22-013	516-73-090	REP	84-23-024
484-20-155	REP-E	8416079	516-73-095	REP-P	84-18-054
484-20-155	REP-E	84-22-013	516-73-095	REP	84-23-024
490–300–010	NEW-E	84-03-024	516-73-100	REP-P REP	84-18-054
490–300–010 490–300–020	NEW NEW-E	8407006 8403024	516-73-100 516-73-105	REP-P	84-23-024 84-18-054
490-300-020	NEW	84-07-006	516-73-105	REP	84-23-024
490-300-030	NEW-E	8403024	516-73-110	REP-P	84-18-054
490-300-030	NEW	84-07-006	516-73-110	REP	84-23-024
490–300–040	NEW-E	84-03-024	516-73-130	REP-P	84-18-054
490–300–040 490–300–050	NEW NEW-E	84-07-006 84-03-024	516-73-130 516-73-135	REP REP–P	84-23-024 84-18-054
490-300-050	NEW	84-07-006	516-73-135	REP	84-23-024
490-300-060	NEW-E	84-03-024	516-73-140	REP-P	84-18-054
490-300-060	NEW	84-07-006	516-73-140	REP	84-23-024
490-300-070	NEW-E	84-03-024	516-73-145	REP-P	84-18-054
490–300–070 490–300–080	NEW NEW-E	84-07-006 84-03-024	516-73-145 516-73-155	REP REP-P	84-23-024 84-18-054
490-300-080	NEW	84-07-006	516-73-155	REP	84-23-024
490-300-085	NEW-E	84-03-024	516-73-160	REP-P	84-18-054
490-300-085	NEW	84-07-006	516-73-160	REP	84-23-024
490-300-090	NEW-E	84-03-024	516-73-165	REP-P	84–18–054
490–300–090 490–300–100	NEW NEW-E	84-07-006 84-03-024	516-73-165 516-73-170	REP REP–P	84-23-024 84-18-054
490–300–100	NEW	84-07-006	516-73-170	REP	84-23-024
490-300-110	NEW-E	84-03-024	516-73-190	REP-P	84-18-054
490-300-110	NEW	84-07-006	516-73-190	REP	84-23-024
490-300-120	NEW-E	84-03-024	516-73-195	REP-P	84-18-054
490–300–120 490–500–050	NEW AMD-P	84-07-006 84-15-016	516-73-195 516-73-200	REP REP-P	84-23-024 84-18-054
490-500-050	AMD-E	84-15-017	516-73-200	REP	84-23-024
490-500-050	AMD	84-18-023	516-73-205	REP-P	84-18-054
490-500-055	AMD-P	84-07-005	516-73-205	REP	84-23-024
490-500-055	AMD	84-10-045	516-73-210	REP-P	84-18-054
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